D. BRADFORD Editor.

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DANL. BRADFORD. Publisher of the Laws of the U. States.

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ADVERTISING. 1 square, or less, 1 or 3 times, \$1,50; the months \$4; six months \$7,50, twelve months \$15. Longeronesin proporton.

FOR CONSUMPTION.

The Matchless Sanative, INVENTED BY LOUIS OFFON GOELICKE,

OF GERMANY,
S astonishing the world with its mighty vio have been pronounced incurable by Physicis to every age, being the most valuable medicine, and the most mnaccountable in its operations, of any ever prepared by homen hands, obtained equally from the Animal, Mineral, and Vegetable Kingdoms———— medicine of more value to mankind, than the united treasures of markinds.

The MATCHLESS SANATIVE is la obia-Is of half an ounce.

Dose for adults one drop, for children half a drop, for infants one fourth of a drop.

D. Bradford

Price \$2 50 per Phial.

Isthe Agent of Doctor David S. Rowland, to refieve the Consumptive, by furnishing them with t e Matchless Sanalive, which can be had which gave him birth.

The recent adoption of this medicine into some of our European Hospitals, is a sufficient

exhibited to those applying.

D. B. has at this time but a small supply (72 Phials,) but shortly expects a quantity sufficient for this vicinity. Not an hour should be lost by those labouring under this most direful of all diseases, least the present supply should be parted with before the reception of

As an evidence of the high repute in which As an evidence of the high repute in which the Matchless Sanative is held, the following extract is given from the Boston Morning Post. It appears by the following information given to the public by Dr. Rowland of this city, that the much talked of Matchless Sanative is indeed what it professes to be—an efficient and related and with the serious attention. valuable medicine, worthy the serious attention of every consumptive person.

MATCHLESS SANATIVE.

interesting intelligence from several of his Agents, especially in Salem, as will be seen tificate from three eminent German Physicians, must forever establish the character of the Samile road leading to it, that can be used

[The unequalled reception with which it has met, speaks more than volumes in its favor. -Already has its list of Agents in America, in the short period of three months, swelled to the goodly number of SEVEN HUNDRED AND goodly number of SEVEN HUNDLED AND TWENTY-ONE, (mostly Postmasters,) who have voluntarily applied for agencies from dif-ferent sections of the country, or else kindly forwarded responsible names as agents, in cases where it was inconvenient for them to act in that capacity -- and new applications are daily pouring in from every quarter.

pouring in from every quarter.

Testimony No. 7.

A letter from H. F. Sherwood, Esq. of N. Yorks.

Dr. S. Rowland,—Sir, About the middle of July last, I accidentally noticed in a newspaper the advertisement of the Matchless Sanature, for which I perceived you were agent, and tive, for which I perceived you were agent, and which professed to be a soverign remedy for

Consumption.

As my wife was then fast wasting away with this dreadful disease, and as our family physician was daily an lanxiously endeavoring to restore her to health without success, I stepped over to his house and asked him if he had any objections to her taking this new medicine. He replied, that "he was perfectly willing Mrs Sher wood should take that or any other medicine she might choose, but he thought it could do her no good, as her lungs were rapidly consuming and no human means rould save her." Still, as a drowning person will catch at a straw, and the Sanative being recommended by three physicians who had used it in their practice, she concluded to give it a trial. I sent and purchised a vial, which she commenced arbiting three times a gay, given a free judge. Sherwood should take that or any other medi

within four weeks from her first using the medicine, her feeble and wasted form began to put on me w strength, and she has been gaining

generally known.

A number of persons in this neighborhood, I understand, are taking it for other serious com-

understand, are taking it for other serious complaints, with very great benefit.

I think of going to the South, with my family, sometime this fall, and in case I do, I will proclaim the virtues of the Sanative in that proclaim the virtues of the Sanative in that proclaim the virtues of the Physicians derively opposed to it, I do sincerely believe it saved my wife from an opening grave, believe it saved my wife from an opening grave, believe it saved my wife from an opening grave.

If winter's and the greater part of the truly Lucky.

SLOCA OF GODES,

Where I shull continue the business. My stock being well assorted. I invite a continuance of the custom of the old firm, as well as that of the public.

If you think this letter will serve the public.

T. No GAINES

good, you are as liberty to publish it. Respectfully, &c. H. F. SHERWOOD. Jan. 4,1837 .-- 1-tf.

Testimony No. 2.
Extract from the Essex Register, published in Salem, Mass.
GERMAN SANATIVE.

The Agents for the sale of this invaluable Medicine in this city have in their possession many instances which have already been vol-untarily made to thom of the benefit resulting from it: use. Inquirers can be directed to the individuals by calling at the Bookstore of the

IVES & JEWETT, 193 Essex street.

Testimony No 3.
A certificate from three members of the MED ICAL PROFESSION, in Germany, in

RARRAGIO A RARRAGIO Medi cine in Germany, are well aware, that by our course we may forfeit the friendship of some of the faculty, but not of its beneaplent members, who are uninfluenced by selfish motives.— Though we shall refer in from an expression of or opinion, either of the soundness or unsou hess of Dr. Goelicke's eew doctrine, we are happy to say that we deem his Sanative too valuable not to be generally known; for what our eyes behold and our ears hear, we must be-

lieve. We hereby state, that when Dr. Loois Olfon Goelicke first came before the German public, as the pretended discoverer of a new doctrine and a new medicine, we hold him in the highest contempt, believing and openly promoneing in base impostor and the prince of Bar, on hearing so much said about ive, against it and for R, we were inour most hopeless patients; and, we now deem at our bounden duty (even at the expense of our self-interest) publicly to acknowledge it's mighty efficacy, in curing not only consumption, but other fearful maladies, which we have her etofore believed incurable. Our contempt for the discoverer of this medicine was at once swallowed up in our utter astonishment at these unexpected results; and as amends for our abuse of him, we do trankly confess to the world that we believe him a philanthropist, who does

guaranty that it performs all it promises. It needed not our testimony, for wheveuer it is

used, it is is own best witness.

HERMAN ETMULLER, M. D.

WALTER VAN GAUTT, M. D.

ADOLRHUS WERNER, M. D. Germany, December 10, 1836. Lexington, Nov. 9, 1837.—45-tf

FIRST RATE LAND FOR SALE WILL sell a first rate TRACT OF LAND, lying about one mile west of Georgetown, Ky. on the Frankfort road, and on the road from the Great Crossings to Lexington, without any road passing through it. I will sell either 230 Acres, or about 300 Acres, as may best suit the purchaser, and give immediate posses. of every consumptive person.

MATCHLESS SANATIVE.

David S. Rowland, the General American Agent for this mighty medicine, (invented by the immortal Goelicke of Germany,) has great pleasure in publishing the following highly important letter from a respectable gentleman in New York, which he has recently acceived, with many others of similar character—also very others of similar character - also very ting intelligence from several of his ence just teset. The location of this farm is especially in Salem, as will be seen which, together with the annexed corresponding to the control of the second contr be benefitted greatly by selling their own firms and buying this tract. For terms, apply to the undersigned, or to Dr. R. M. Ewing, of Georgetown, Ky., who is authorized to contract for me, and who owns all over 230 acres.

M. W. DICKEY.

Spin head at the Police of Man. A 1833.

Springland, on the Railroad. Jan. 4, 1833. WAS COMMENTED

Negro Man who calls bimself CHARLES HUNDLEY, As a runaway, and says he is to be free on the 1st of Angust next; that he is bound to his uncle, CHAS. PREEMAN man of color, to learn the Black Smith trade He states that his nucle lives with Freeman Briggs, in Amberst county, Virginia, in 7 miles of the Buffalo Springs. He also states that his father is a slave and owned by Judge Daniel,

in Lynchburg, Virginia.

He is about twenty years of age, 5 feet 10 moches high, very black, and had on blue mixed leans cout, black ensinett protaloons, and white hat. The owner, (if any,) is requested to come for and, prove property, pay charges and take him away, otherwise he will be discharged according to law.

THOS. B. MEGOWAN,

Jailer of Fayette county. Lex. Jan. 27, 1838.-5-16

Notice.

HAVE this day sold my entire STOCK OF GROCERIES to Messrs. Carry & Cook, and I take great pleasure in recommending my customers and friends to continue their patronage to my successors. All those indebted to me by note or account, will please call and pay

put on me v strength, and she has been gaining from day to day and the greent moment to the attendance of the attendance and friends. She is now emprior a comfortable (though not perfect) state of health, is able to be about house and attend dance).

Mrs. Sherwood and myself are both fully of the opinion, and so are all who knew her remarkable case, that she over her highly of consumptive persons in the United States, who consumptive persons in the United States, who have not yet heard of this medicine, measures ought speedily to be adopted to have it more generally known. THE Undersigned have this day parchased of Mr. J. J. Flexusa, his entire as C. C. C. C. G. R. O. C. R. I.E. S.

NOTICE. HAVE taken the stand recently occupied by Messrs. Chiun & Gaines, formerly (E.

T. N. GAINES

Sylvester's Experiment SUCCESSFUL.

NCE the deranged state of the Carrency, which has affected alike the rich and the noor, SYLVESTER has proved that his "Experiment" has proved most triumphantly successful. Emboldened by this success, each succeeding month has been productive of more extensive Schemes, and consequently more lliant results.

MARCH exhibits to our patrons an actual MINE OF WEALTH. The Alexandria Lot-

60,000 DOLLARS, nd four Virginia Lotteries with capitals of 0.000 DOMALS each, command the inf participating in these fascinating opportuities to become RICH. Applications are taged without a moment's delay to S. J. SYLVESTER, 130 Broadway N. Y.

SYLVESTER'S OLD FAVORITE SCHEME

VIRGINIA STATE LOTTERY, For the Benefit of the Leesburg Academy CLASS NO. 2 FOR 1838. To be drawn at Alexandria, Va. March 3, 1838,

Splendid Scheme. 30,000 dolls! 10,000 dolls! 7,000 dolls! 5,00 25 prizes of 1,000 dolls! 50 prizes of 500 dolls! 50 prizes of Two hundred dolls! &c.

Tickets 10 Dollars. Certificate of a Package of 25 whole Tickets in this Giand Scheme will be sent for 130 dollars—Halves and Quarters in proper

VIRGINIA STATE LOTTERY, For the benefit of the town of Welsburg. CLASS NO. 2 FOR 1838. To be drawn at Alexandria, Va. March 19, 1838,

Grand Capitals. 30.000 ! dolls! 10,000 dolls! 6,000! dolls! 3,140 dolls! 3,000 dolls! 50 Prizes of one Thousand Dollars! 50 Prizes of 500-50 Prizes of 200, &c. &c.

Tickets only Ten Dollars.
A certificate of a Package of 25 Tickets will e sent for 1'30-Packages of Halves and Quarters in proportion.

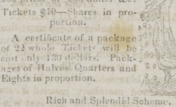
13 Prizes in each 25 Tickets!!

25 Thousand Dolls. VIRGINIA STATE LOTTERY,

For the benefit of the Monongabela Academy Class No. 2 for 1838. To be drawn at Alexandria, Va. March 17, 1837.

Scheme.

25.000 dolls! 10.000 dolls! 6,000 dolls! 5,000 dolls! 1,000 dolls! 2,500 dolls! 3,000 50 Prizes of 1,200 dolls! 75 prizes of 500 dolls!-28 prizes of 300 Dollars! 200 prizes of 200 dolls! &c.



Rich and Splendid Scheme.

60,000 DOLLARS! 15 Prizes in each 25 Tickets ALEXANDRIA LOTTERY.

For Internal Improvement in the District of CLASS NO. 1 FOR 1838 To be drawn at Alexandria, D. C. March 24, 1833.

CAPITALS.

60,000 dolls! 25,000 dolls! 15,000 dolls! 10,000 dolls! 9,000 dolls! 8,000 dolls! 7,500 dolls! 7,000 dolls! 6,000 dolls! 4,000 dolls!

Tickets 10 Dollars.

Ist drawn No. 24 dolls'—2nd, 3d, 4th or 8th, 20 dolls!—6th, 7th, 8th, 9th or 10th, each 16 dolls!—others 12 dollars. A Certificate of a Package of 25 Tickets in is Magnificent Scheme will be sent for 280.— Packages of Halves and Quarters in propor-

VIRGINIA STATE LOTTERY, For the benefit of the Mechanical Benevoler Society of Norfolk.

Class Two for 1838. To be drawn at Alexandria, Va. March 31, 1838.



139 Dollars. Haives and Quarters in proportion. Delay not to send your orders early to

Feb. 8, 1838.

MR. UNDERWOOD & MR. KENDALL On the 21st December last the Hon. R. Underwood delivered a speech in the flor of Representatives, making a general attack

the Administration, which was reported large in the National Intelligencer of the n-tant. That speech as reported, contained following passage, viz:
But, Mr. Chairman, I will leave the military
sations of the Administration and pay my
pecis to the Postmaster General. He has

iven us a brief and neat report of the condias report is a model, which might be beneficially imitated by other Departments. ter General knows how to "mould and objection, and made in substance th wing statement: He said he was a men er of the Kentucky Legislature when Jere-oam O. Beauchamp murdered Colonel Sharp. At that time the Postmaster General was edior of a paper printed in Frankfort called the ugos, which warmly advocated the new court arty with which Col. Sharp acted. After the under, insinuations appeared in the Argus, imonling the crime to the old court party, or their advocates, in order to get clear of the talents of Col. Sharp, (then a member of the Legislature,) and his opposition to the schemes of the old court party. Beauchamp caught at and favored this, thrown out by the Argus in the hope hat he might thereby secure a pardon from the new court Governor, then occupying the executive mansion. It was understood that Beauchamp had written or promised to write a namphlet implicating the old court party. He was to do this as the price of his pardon. The Postmaster General wrote a letter to a relation of Beauchamp, as I was informed, and have no doubt of the fact, proposing to "mould and touch" the pamp blet; and thus give point and direction to the characteristic to breetien to the slander, in order to stain the reputation of a party composed of as honest an high minded men as any that ever associate then done to me by the Postmaster General thusstating the manner in which he displaye without parallel, unless it be found in the pe jured certificates, got up, during the late reign of terror, to criminate Senator Poindexter a the instigator of murder. Whether both thes vile attempts to prostrate political opponent paternity, I leave to the public. However tha point may be decided, there is one thing it which all honest men of all parties must hear ity concur; it is, that the propagation of calumny for political effect should recieve the execration of man, and the curse of God.?

On the 10th instant, Mr. KENDALL addresse letter to Mr. Underwood, of the following the party, with which I then acted.

"Reconced." The public will now see that there was nothing to reconge. The charge was never made, and, when imputed, was immediately, disavowed. All this Manual to an action of the party with which I then acted.

"Reconced." The public will now see that there was nothing to reconge. The charge was never made, and, when imputed, was immediately, directly, and most emphatically, repelled and disavowed. All this Manual the allegations made. I then acted the party, with which I then acted.

"Reconced." The public will now see that there was nothing to reconge. The charge was never made, and, when imputed, was immediately, directly, and most emphatically, repelled and the allegations made. I then acted.

lished in the National Intelligencer of the 9th inst. The House having usanimously granted leare, Mr. Underwood said he had been unexpectedly called on, in the course of the debate, to explain a passing allusion he had made to old transactions, in which the Postmaster General took an active part, and which, at the time, produced a very deep sensation in Kentucky. That, in compliance with a call, he made a statement from his best recollection at the momont Since then he had conversed with other gentlemen from Kentucky, whose opportunities to know and understand the facts were equal if not superior to his own, from such conversa-tions and my own reflections, (said Mr. U.) I am satisfied that so much of my former statement as holds out the idea that the Postmaster General was to "mould and touch" a pamph let, wrote, or to be written, by Beauchamp abusive to the old court party, or implicatin any of them in the murder of Col. Sharp, as the 50 Prizes of 800 Dollars!
50 of 700 dolls! 50 of 500 dolls! -50 of 500 dolls! 50 of 400 dolls! 40 of 250 &c.

any of them in the murder of Col. Sharp, as the price of terms upon which a pardon was to be granted, is expensively. I now believe the letter granted, is errone ous. I now believe the letter in which the Postmaster General used the words "mould and touch" was written after Beau-camp's execution, and consequently could have camp's execution, and consequently could have furnished no evidence of a willingness to combine with Beauchamp, then dead, in efforts to precure his pardon as a reward for his political services. That letter, from my present information, related to a manuscript left by Beauchamp, purporting to be use confession. It was repeatedly charged upon Mr. Kendall, in the public journals of that day, that his motive in desiring to "mould and touch" the confession was corrupt; and from the course which the Argus had taken, the old court party, to far as my information extended, believed that Mr. Kendall had a sinister political object in view in his

dull had a sinister political object in view in his proposition to "mould and touch." Such was my opinion then, and I still retain it.

"In speaking of these transactions of so many ears' standing, it can scarcely be presumed that I should precisely recollect every circums far as my subsequent information and reflec

er to fix the crime of being his accomplices on innocent men. This charge appears to have been deliberately uttered on the 21st December, and formally published on the 21st of January. When the author discovered from Mr. Kendall's letter, that the truth of the charge might be come a subject of discussion, he appears to have betaken himself for the first time to the inquiry how far it could be sustained! Finding that the very evidence to which he referred would stigmatize the story as an infamous calamny,

with you, "most heartily," that the "propaga-

derwood was in the midst of those scenes, and knew all their important incidents. Unless his memory was sadly bedimmed, he knew that he was fabricating and propagating a most atrocious calumny, when he made the charge.

But the honorable gentleman has at lost only retraced so much of his calumny as he knew world be proved in terraced.

world be proved utterly without foundation. He still leaves Mr. Kendall under the charge iven us a brief and treat report of the words, he ion of the Department, with a few words, he ion of the Department, with a few words, he imputing the nurder of Col. Sharp, in the Armas stated a great many facts. In this respect imputing the nurder of Col. Sharp, in the Armas stated a great many facts. In this respect in the fact of the cold court party or their advocates. Happily for Mr. Kendall he can here prove a negative. The Argus of 9th November, 1825,

a composition as well as any other man; will know, Mr. Chairman, why it is emphasize the words mould and touch, one or two gentlemen near Mr. U. said, tin to us," "tell us." Mr. U. said, to begotten, and made in the begotten, and made in the begotten, and made in the begotten. murder of a man in his own house at the dead hour of night, almost in the presence of his wife' and warm from her embraces, with his children sleeping around him, while extending the rites of hospitality to the assasin, is a blow at all that is sacred in social and civil life. The public eeling is also much heightened by the mystery which shrouds the motive of the murderer. Col. Sharp's talents, the station which he held, th time selected for the horrid deed, and the fact that he was not known to have a personal enemy;cause suspecions to flash across the mind that the assassin was not actuated wholly by per-sonal considerations. May heaven grant that in the speedy apprehension of the murderer, all

such painful thoughts may be dispelled."

Some of the old court men at that time chose to identify themsives with the assasin, so far as to take to their party, language which palpa-bly had reference only to the individual who struck the blow, and assailed Mr. Kendall as Mr. Underwood does now! In his next paper Mr. K. quoted the conclusion of his first article,

"These sentences have been construed into an insinuation that our political adversaries have conspired and compassed the murder of our distingished representative; and so great has been the excitement, that some of them have discontinued our paper on that account. We neither entertain such a suspicion, nor intended to make an insignation.—On the contrary, although the Commentator formerly cal-led one of the gentlemen who has now discontin-ued the Argus a Robespiere, we believe that he and most of his party utterly detest all such savages, and would go as far to discover and punish the murderer of Col Sharp, as any other men in this community. Nor do we believe their zeal or exertions would be less, did they know his motives were wholly political, than if they knew he struck for plunder or revenge. We

have not, thank God, so bad an opinion of a large portion of our fellow citizens."

Mr. Underwood was at Frankfort, and read hese articles where they appeared; and now, after giving utterance to the calumany which he found it necessary publicly to retract, "I am revenged (said he) for the injustice then done to me by the Postmaster General, in thus stating the manner in which he displayed his char ily, through the medium of his newspaper, so

mane, and, when implied, was immediately, speech as relates to me personally, is correctly reported, or expresses truly the matters stated by you an that occasion. In the character of the allegations made, I trust you will find sufficient reason to trouble you with this enquiry," On the 13th instant, the following explanation was made in the House, viz. in which he had just as much agency as Mr. Underwood asked leave of the House of make a few remarks, explanatory of his retraction, the "opinion" that Mr. Kendall's sists "that this Legislature has the right motive in proposing to prepare Beauchamp's papers for the press "was corrupt," and originated in "a sinister political object." Here is "charity." This is Mr. Underwood's charity! affairs. He fabricates a double calumny out and out, and insinutes further atrocities. Forced by the certainty of exposure to retract the worst part of his calumnity, his "charity?" is still exhibiting in casting back his Parthain arrows in the shape of opinions: "such was my opinion then and I still retain it!"

Mr. Kendall may well spare himself the trouble of combatting the opinions of Robert Wick liffe's pupil, after this exposition of his veracity His assertions of facts have been shown to be groundless; the public will draw just conclu-

sions as to his asset tion of opinions.

Verily, Mr. Underwood, "the propagation o calumny for political effect should receive the execration of man, and the curse of God."— All the harm your worst enemy can wish you is, that you may be measured by your own rule; and you are dismissed to the very comfortable reflection, that such is very likely to

THE BANKS.

We find that the Banks, in every quarter of the Union, have become the subjects of anxiety to their State Legisla. tures

In Massachusetts, the out and out bankruptcy of some six or seven of the city banks, has forced an investigation into the arcana of the corporations upon the Federal party. Mr. RANTOUL, the bold and eloquent champion of Democra. Such was cy in that Federal Legislature, pressed inquiry with such vigor that it could not be resisted. The opening of the charnel houses has presented a melancholy scene. of mortality. It is found that the empty vaults are the mere receptacles of some defunct, worm eaten notes of hand, which Let the reader look back and consider the atrocity of the principal charge made against Mr. Kendall by Mr. Underwood. It was no less than the had conspired with a murderghosts "visiting the glimpses of the moon." friend writes us from Boston: "Among serve that the day in which the rain bethe Franklin and Lafayette Banks before was to be faithfully fulfilled. It reads the legislative committee, still sitting, it thus-"About this time there will be a appears that the cushier of the former long spell of wet weather." declared, under oath, that the returns made by the directors to the Government WERE he rises in his place, apparently of his own free will, but in reality with the lash suspended over his back, and acknowledges that the whole tale of conspiracy is a sheer fabrication.

Yes, Mr. Underwood, the public will agree with sen (most keep it). What the public will agree the start of society, raking together nothing the construction of the start of society. tures make double entries of this sorti but dirt.—Grimstone.

tion of calaminy for political effect should re-ceive the execuation of man and the curse of to let a committee of Congress inspect It will go further, and say, that the fabrica-tor of a culumny, whether he knows it to be false, or does not know it to be true, deserves a double execution and a triple curse. Mr. Unour own part, we never had faith in Mr. BIDDLE's reports. We always thought that a man who could be guilty of the prostitution detected in his dealings with certain members of Congress-of the legislature of Pennsylvania-and managers of the public press, would do any thing to conceal the true condition of the bank when it was necessary to maintain its credit.

The Legislature of Louisiana commenced the searching operation; and it is discovered at the threshold that the immense discounts there, as at Boston, which have swallowed up the capital of the banks, have been made to little more than a dozen directors! We clip the following from this morning's Baltimore

Republican: "From a long article from the New Orleans Bee, received by last night's express, and which we will give at length to morrow, we have the startling fact adduced as an evidence of the unjust system of bank favoriteish pursued in that city, that of the credits of eight banks which had made a faithful return of their affairs, seven millions of dollars had been distributed to twenty nine commercial houses! And what adds to the enormity of this fact is, that these twenty nine houses were composed of bank directors. What a commentary on the principles of American banking, and the much vaunted credit system!"

The Legislature of Louisiana has under way a bill to reform the banks. Its great feature is a superintending board of commissioners, appointed by the Legislature, to limit the circulation to a given amount above the cash on hand, and to report to the country the condition of the banks: publication of this to be made monthly. A leading bank paper in New Orleans laughs this to scorn, and says that the banks will submit to no legisla-

tive interference with their concerns. The Legislature of Indiana having appointed a committee to inspect the condition of the State bank the board of directors responded, "that examinations by committees of Legislatures are authorised neither by the charter, by good policy or by the interests of the State!!

By this it would seem that the State ank of Indiana has supplanted the Legislature of that State, and undertakes to decide for it, what 'good policy and the interests of the State" require; and, as the first step, decides that it is not good for the people to know the condition of the bank.

In reply to this assumption of the bank, the legislature, by resolution, declares that "it encroaches on matters be. sists "that this Legislature has the right to acquire of the said bank information on all matters whatever connected with its

The Federal majority of the Legislature of Ohio have been wiser than their brethren of the Indiana Legislature. A great portion of the Federal majority in the Ohio Assembly is made up of bank presidents, directors, attorneys, and they promptley voted down the proposition to inquire into the state of the banks .- Globe.

DISTRESS .- The federal whigs are greatly distressed at the intelligence that the Government loses nothing by the failure of the Commonwealth Bank .-When will the whig papers contradict the statement which they have been ex. ulting over, and published far and wide, that at the time of its failure, this Bank owed the Government \$370,000? Never. The fact that the public moneys were all drawn from the Bank as early as last September, is very distressing to whiggery. It is really too bad that such a crumb of comfort should be taken away from them. Why need those rascally "office holders" be so faithful and vigil. ant, that the poor whigs cannot find any fault with them? They ought to be turned out of office. We dare say, that fcderal office-holders would never treat their opponents so shabbily .- Litchfield, Con.

SMALL BILLS .- A man in New Jersey, named Bill, has been presented by his wife with three little Bills; the law of that State against small bills to the contrary notwithstanding.

Ancient Literature .- In an old alma-But the worst is found on the books. A nac pub ished before the flood, we obother disgraceful disclosures concerning gan to fall is noted by a prognostic that

A gossip is the refuse of humanity-SWORN TO WITH A KNOWLEDGETHAT THEY he is the crow of mankind, feeding upon From the Commonwealth.

ACTS PASSED AND APPROVED AT THE LATE SESSION OF THE LEG-ISLATURE OF KENTUCKY.

238. An act for the benefit of the Sheriffs of Bath county. Relates to the settlement with

the Auditor. 239. An act to extend the Spring term of the Russell circuit court, and to change the Spring term of the Casey circuit court. Russell to commence on the Monday succeeding the 4th Monday in April, and continue twelve days. The court in Casey to commence hereafter on the 3d Monday in May, and sit 240. An act to legalize the proceedings of

the trustees of the town of Owingsville. Legalizes the proceedings in permitting James Suddith to close certain streets.

241. An act adding a part of Caldwell county to Livingston county, and for other purposes.
The part added is contained in a boundary which begins on the bank of Cumberland, op posite the month of Livingston creek, runs up the Cumberland to the narrows, thence acros to the Tennessee, thence down the river to the Livingston line, and with that line to the beginning. Also, an additional Justice of the Peace to Livingston county, is given by the act. 242. An act for the benefit of Henry Rowland. Legalizes the importation of a certain

243 An act for the benefit of William Martin, jr. Authorixes him to bring a certain slave

into the State. 244. An for the benefit of the jailer of Henry county. Authorizes him to reside any where within the limits of New Castle.

245. An act for the benefit of the town of Middletown in Jefferson county. Relates to the election of town Trustees. 246. An act for the benefit of the adminis-

tratrix and heirs of William A. Shirley dec'd To file a bill in the Barren (Chancery) circuit

247. An act to incorporate the Georgetown 248. An act to incorporate the Kentucky Association for the improvement of breed o

stock. Incorporates the company, and vests the title in them to property heretofore acquired with the company; and also authorizes them to purchase any quantity of land not exceeding 249 An act for benefit of the sheriffs of Liv-

ingston, Ohio and Gallatin counties. Relates to their settlements with the Auditor. 250. An act for the benefit of Abraham Van-

dipool, of Rockcastle county. Requires the trustees of the deaf and Dumb Asylum to admit

him as a pupil.

251. An act to legalize the proceedings of the court of Assessment of the 104th Reg. of Ky. Militia, for the year 1837.

252. Au act to authorize the Register of this Commonwealth, to receive and register certain this Commonwealth in 1837. surveys made in this Commonwealth in 1837 This relates to surveys approved by the county courts, recorded and certified according to the act of Feb 28th, 1835. appropriating the vacant Lands North and East of the Tennessee, to the counties in which they lie, for Internal

Improvements.

253 · An act to regulate the proceedings of the county court of Perry. Authorizes the apcounty court, to sell the vacant land in the

254. An act for the benefit of the heirs Wm. Steele, deceased. Allows them \$1864 as the compensation due Wm. Steele, for running the line between Kentucky and Tennesse in 1825. 225. An act concerning the Pilots at

the falls of Ohio Limits their number to five, and requires them hereaf er to be appointed by the Mayor and Council of county court of Jefferson, 256. An act for the benefit of James

H. Coleman, of the county of Breckenridge. Appropriates from the Treasury \$17 37 cents, being the amount of a judgement against him for a tax which he has paid to the Sheriff.

357. An act for the benefit of John P. lowed in his settlement.

ions respecting the same.

259. An act to amend an act entitled, an act to amend the law concerning Fer. titions. ries, approved Feb.21, 1837. Repeals so to Licking river, and all ferries in Knox ty, and at the house of Samuel Wool- to a change of the location of the road

265. An act for the benefit of the Trustees and Congregations of first Presbyte- late the Fayette and Scott courts. The rian church in Louisville, and the Meth. odist Episcopal church in Louisville- to commence on the 2d Monday in Feb-

This act relates to the lost owner by the church in Louisville, and directs what proceedings are to be had in the court. respecting the titles, power to sell, con-

261. An act for the benefit of John G. Stewart, late Sheriff of Clarke county. Relates to his settlement with the auditor of Public Accounts.

262. An act to explain the law concerning affrays, riots, routs and unlawful assemblies. On the trial of any indictment for such offences, the jury shall have the power to award fine or imprisonment, or both at their discretion.

of McCracken county. Authorizes him to to the Jefferson circuit court, and for select his residence in Paducah, by the other purposes. Directs how the chanconsent of the county court.

sureties. After the 1st of July, 1838, ries in the city, taking that authority sureties, their executors, administrators, from the Jefferson county court, &c. heirs and devisees, to be discharged from &c. liability on judgements, injunction, appeal, supersedeas, sale and replevin of Carter. Establishes a new county bonds, and all bonds requiring to be exe- out of Greenup and Lawrence. The cuted before issuing attachments at law line begins at the mouth of Savage creek or in chancery, &c., when seven years on big Sandy, thence with the Lawrence shall have elapsed without execution on and Greenup line to where it crosses the judgement, unless delayed by dilato- the east fork of Little Sandy, thence a ry proceedings, or seven years shall straight line crossing Little Sandy, have elapsed after cause of action accru- to the top of the ridge between Cane ing without suit being brought.

estate in Henry county.

266. An act for the benefit of Eliza B. Langhorne and Wm. Orr. Directs the Register to issue a grant to them for cer-

tain lands. act to tocorporate the Taylorsville and Harrodsburg turnpike road company. and for other purposes, approved Feb. 29, 1837. Changes the style of the corporation, to that of th " Taylorsville, Chaplin, Maxwell and Harrodsburg turnpike road company." Appoints additional commissioners, and makes other rgulations respecting the same.

268. An act to require the Register of the Land Office, to receive and register surveys for a certain period. To register surveys which have heretofore been vacant lands North and East of Tennessee, to the counties in which they lie, provided the surveys are not made after the 1st Jan. 1828.

269. An act to incorporate the Hardinsburg Fire and Marine Company.

270. An act to prohibit slaves going as passengers on mail stages and other coaches. Not to be permitted to go un less by written request of the owners, or, in their company-penalty, one hundred ces of the Peace. When an execution, dollars for each slave, and liability for full value for such as thereby escape from their owners, and all other charges incurred by the owners in attempting to recover the slave.

271. An act to amend an act to imthe Crab Orchard in Lincoln county In condemning land, materials, &c., to be governed by certain sections of the act incorporating the Danville and Nicholasville turnpike company, and directs how persons obstructing the road are to be proceeded against.

272. An act to amend the charter of the Versailles and Ankerson turnpike road company. Directs how gates may be located West of the junction of the Sublett's ferry road.

273. An act allowing Presley Smith a change of venue, Change from Washington to Spencer-charge, murder.

271. An act to increase the compensation for taking up fugitive slaves from this Commonwealth. Compensation-\$100 for each slave taken in a non-slaveholding State, and delivered to the ow ner in this State, or \$75 if lodged in any jail in this State, and the owner notified so as to be able to reclaim him.

275. An act to incorporate the Jefferson Gardening and Silk Company. 276. An act to continue in force an act

for the benefit of the holders of Headright certificates. Continues in force for one year from Eeb. 7, 1838.

277. An act concerning the Court of Appeals, The terms of the court to be not less than 48 judicial days. The causes to be set for certain days and heard on thes days, unless continued or postponed, or taken up earlier by consent. Louisville, and takes that power from the The causes to be decided at the term on which they are heard, unless a re-argument is ordered -a writ of error with a supersedeas may issue without order from an appelate judge, by executing bond, filing record and assigning errorsno supersedeas to be granted in court, and judges not bound to grant or refuse them out of court-a motion to submit Lowry, late Sheriff of Jessamine county. cause as delay case, not to be made at Appropriates \$5 21 cents for services the term the case stands for hearing, and for which com ensation has not been al- court may refuse to take the submission 258. An act to establish a Ferry a- brief. The court to be allowed to take collection of Taxes. Allows the sheriffs cross the Ohio river at Paducah. Vests recess at any time. The Reporter to and other collecting officers to retain the the Ferry right and privileges in the print the decisions of one term by the amount of taxes, county levies, and othtown trustees, and makes other provis- succeeding term, and all cases to be er public dues owing by individuals, out printed when petitions for re-hearing have been filed, and to print also the pe-

278. An act to establish a precinct at much of the above recited act as applies the house of Peggy Craig, in Knox counum, in the county of Harlan.

279. An act to amend an act to regu-February term of the Fayette and court ruary, and may continue until the first tember terms may continue until the 2d Mondays in April and October, and an additional term, commencing on the last Monday in November and continuing one week, to be held for trial of summons and petitions, actions of debt and chancery business. The judge may at any term Postpone the Commonwealth acted, &c. docket to a special term.

his maintenance by the county court.

281, An act to authorize changes of 263. An act for the benefit of the Jailor venue from the Louisville chancery court ges are to be made, and gives the May-264, An act limiting actions against or and Council power to establish fer-

282. An act to establish the county creek and the waters south of it, thence After the 1st of July, 1838, sureties, with the ridge to the head of Cane creek tained full age.—These are the leading provisions of the act, and there are sevince provisions annexed to it.

The seat of justice is doubtless feels a deep interest in degration, and with the Morgan line to the Morgan line to the Morgan line to the Morgan line to the Morgan line, and with the Morgan line to the Morgan line, and with the Morgan line to the Morgan line, and with the Morgan line to the Morgan line, and with the horse, excited some suspicion, and accordingly myself with some neighbors, and a few from Lagrange; were distanced to the master spirit, who derbrush. That circumstance, together with the horse, excited some suspicion, and accordingly myself with some neighbors, and a few from Lagrange; were distanced to the master spirit, who derbrush. That circumstance, together with the horse, excited some suspicion, and accordingly myself with some neighbors, and a few from Lagrange; were distanced to the master spirit, who derbrush. The voters are to vote as heretofore, in the people to the master spirit, who derbrush. The circumstance, together with the horse, excited some suspicion, and accordingly myself with some neighbors, and after the people to the master spirit, who derbrush. The voters are to vote as heretofore, in the people to the master spirit, who derbrush. The voters are to vote as heretofore, in the people to the master spirit, who derbrush. The voters are to vote as heretofore, in the people to the master spirit, who does not consider the people to the master spirit, who derbrush. The voters are to vote as heretofore, in the people to the master spirit, who derbrush. The voters are to vote as heretofore, in the people to the master spirit, who derbrush. The voters are to vote as heretofore, in the people to the master spirit, who derbrush the people to the master spirit, who derbrush the people to the master spirit the people to the master spirit the people to the master spirit the people to

McGuire. Vests the title in him certain the fork to the first large branch on the roll is formed, until the next apportion over his party, ought to be held responsi- posed to make a search; and found east side of it, thence up the branch to its head, thence a straight line to the to hold a special term at Port William on that purpose Mr. CLAY, throughout the a Rope Halter for a matter of two or Fork of the little fork of Little Sandy above the foot of Dry ridge, thence up Luster's spring branch with the old trace 267. An act to amend an act entitled, an to the head of the Lick branch of the Dry fork and down the branch to the mouth, thence crossing Dry fork to the county road, and with the road to the mouth of Bell's trace fork and up the same to the first big branch on the north side above J. Kizees, and up the branch to its head-thence with the dividing ridge between the waters of the Little fork and East fork of Little Sandy to the head of Bot's fork, thence a straight line to the mouth of White's creekthence down Big Sandy to the mouth and down the Ohio to the beginning. Commade under the act appropriating the missioners are appointed to select a county seat, and other provisions are enenacted for the organization of the county. It is called Carter county in honor of the present Senator.

283. An act for the benefit of Mary Armstrong and her children-authorizes a petition to be filed in the Todd circuit

284. An act to regulate equitable proceedings under five pounds before Justiunder five pounds, shall be returned "no property found," the plaintiff may require the justice who issued the execution, to issue a summons against any person who may be indebted to the defend. ant in the execution, to appear and anprove the road from Franklin county to swer on oath to the amount such debtor owes the defendant in said execution and the justice may thereupon make such orders as he may deem right to secure the payment of the debt to the plaintiffs. The defendant is also to be sum. moned at the same time with the garnishee. 'i'he person garnisheed is not to pay the costs, nor any debt to the plaintiffs differently from the manner in which the same was contracted with the defendants, and where the same shall not be due or is payable in property, the justice is to make such order as he may deem e quitable. This act is not to ahthorise any attachment of money or property on account of labor or personal service not fully rendered. The justice is to issue a restraining order prohibiting the gar nishee from paying to defendants the amount owing to them until his further or-

> 285. An act to amend the act establishing the Greenupsburg Savings Insti tution. Corrects a verbal error in the former act, an directs how and when calls are to be made upon subscribers for stack.

> 286. An act for the benefit of the heirs of John Portman deceased. Authorises a petition to be filed in the Casev circuit court.

287. An act to improve the roads in Simpson county, and for other purposes. Appropriates the vacant land south, and opposite to Simpson county, between Walker's line, and 36 deg. 30 min. to improve the roads in Simpson. The provisions of this act are also made applicable to the county of Todd.

288. An act to change the place of voting from the house of William Pepper, to that of James Young, in Bracken county, and to change the place of vo. ting in the Millerburg precinct, in Bourbon county. The elections in the Millersburg precinct, to be at the house of Oscar J. Miller.

289. An act the better to secure the of any claims for money allowed by the the county courts, and to pay the balance to the individuals to whom it is due.

290. An act to amend an act establishs ing the Whitley turnpike road. Relates in Whitley, upon application to the county court, and directs what the court is to do in the premises.

291. An act for the benefit of Chilan Carter. This act appropriates one thousand acres of vacant land between Wal-Monday in March-the March and Sep- ker's line and latitude 36 deg. 30 min. north, to Chilan Carter. The preamble to the act states, that Mrs, Carter had, on the 8th of January last, three children at one birth, one son and two daughters, and the enacting clause commences with the following appropriate words, to-wit: "For encouragement whereof," be it en-

292. An act for the benefit of the heirs of Wm. T. Smith, deceased. Directs Wammock of Adair county. Relates to the judge of the Scott circuit court to highest pitch. When the Speaker disdecree a sale of the infants' interest in a | charged his duty, and gave the casting house and lot in Georgetown.

293. An act to change the place of vo ting in the Rockcastle precinct in Lawrence county. The elections to be held at the house of James Marcum.

294. An act to clear and remove the obstructions to the navigation of flat b ottomed boats in that part of Green river which lies between Fitzpatrick's mill and Little Barren river.

295. An act to establish the county of Carroll. Establishes a new county out of parts of Gallatin, Henry and Trimble he once informed it he was prepared to to be called Carroll, in honor of Charles use in its committee. Carroll, of Carrolton. Beginning on the Mr. Prentiss, we understand, caught the bank of the Ohio, one half mile below spirit of Mr. Wise, and in a most overbar- had him stabled, and directly posted. Agniel's branch, thence a direct line to ing manner, delcared his intention not to the forks of Lick creek, and down the acquiesce in its decision, but that he same to Eagle, thence to where the old would press his claims at the next session neighbors concluded to take a Partridge -thence a straight line to the mouth of es the main west fork of Mill creek, and believe he could succeed. from liabilities to distributees, devisees Bnffalo fork of Tygres creek, thence up and wards on administration and guardi- the fork to the mouth of Grassy creek, and down the creek to ous conduct which is so well calculated to corner of my fence, discovered a saddle and wards on administration and guarding in order of the Little Kentucky, hence a direct line disparage dignity of a body which it bridle and martingale, covered over with ed without suit, after the youngest of the straight line to the Lewis line, thence to the lane between T. B. Spillman and should be the pride of every American a blanket, some distance from the road, distributees, devisees or wards have at- with that line to the Fleming line, thence | Isaac Gray to the Ohio, and up the Ohio | to maintain, if it were to point the eye of | and directly behind a vast growth of untained full age.—These are the leading with the Fleming line to the Morgan to the beginning. The seat of justice is

the first Seturday in March, and appoint

and qualify a clerk. 296. An act concerning the Frank fort and Louisville, and the Bardstown and Louisville roads. Prohibits stone to be broken for repairs on the stone road-and also makes enactments as to the speed of travelling, forcing way through gates, &c. &c. and authorizes an increase of toll on the road from Springfield to

297. An act to allow an additional Justice of the peace & Constable to Floyd county, and for other purposes. This act in addition to what is set forth to the title, enlarges Azariah D. Haynes' constable district in Mercer.

298 An act regulate the county court of Anderson county. The county courts to be here after held on the 2d Monday in each month. 299. An act allowing an additional term to the circuit court of Spencer. The term is

the first Mondays in May.

300. An act to regulate the time of holding the Bullit county court. The terms to be on 3d Mondays in every month, except April. July and October.

301. An act for the benefit of Matilda A. Floyd. A divorce bill.

302. An act for the benefit of William Smith. Directs the county court of Harrison to appoint a committee, and makes an appropriation of 30 dollars annually, for his support.

303. An act to change the place of voting in the Union election precint, in Shelby county. Changed from James Guthrie's to Newton Guthrie's in Claysville. 304. An act to establish an election precint

in the county of Gallatin. Precint to be at Benjamin H. Elliston's in Napoleon. 305 An act for the benefit of Robert Guinea. Releaces him from the amount of certain damages for non-payment of revenue.

306. An act to ceange the place of voting

from the house of Thomas Dance, to that of Jonathan Callaus, in Pendleton county. 307. An act for the benefit of S. D. Hayes, brigade inspector of the 27th Reg Ky. millita.

Appropriates twelve dollars to him for certain 308. An act for the benefit of McRery, Flem

ing and Tomb. Relates to their settlement with the board of Internal Improvement. 309. An act for the beneat of William M. Simmons. The circuit Judge for Spencer coun ty, to summon a jury to re-try the question whether Simmons be an idiot or not.

310. An act for benefit of the Sheriffs of Jessmine and Barren counties. Relates to their settlement with the Auditor.

31I. An act for the benefit of the heirs of

John H. Bell, dec. Bill to be filed in the Fay ette circuit court, for their benefit. 312. An act to extend the powers of the true tees, of the town of Cynthiana, in Harrison

313. An act to change the name of Isaa-Whitson and Elizabeth Whitson, and the names of their children, to that of Young.—And to change the name of John Lawrence. Lawrence's name ts changed, to that of John

314. An act allowing the Register to issue a patent in the name of Barnabas Whif. 315. An act for the benefit of the administra-tor of Elias McWorthy, dec'd. Petition to be

filed in McCracken circuit court. 316. An act for the benefit of Lucy C.Reed.

317. An act to amend the charter of the town of Newport. 318. An act for the benefit of Messrs Prvur o Bath county, and for other purposes. Relates to Pryor's making a passway across a public road and allow the county court of Bath to extend

the benefit of this act to other citizens. 319. An act allowing an additional Justic of the Peace to the counties of Bullitt and Russell, and to enlarge a constables district in U

nion county 320. An act to legalize certain proceedings of the Shelby county court. Relates to the min utes made by the clerk.

321. An act extending the powers of the trus-tees of the town of Sharpsburg.
322. An act to etablish election precinct in the county of Graves, and for other purposes. Establishes a precinct in Graves and Nelson, and prescribes the duty of the officers of elec tion at the Flowers Creek, Grassy Creek and Fork Lick in Pendleton county.

From the Globe. BLASPHEMY AND OUTRAGE.

The county has sufferd deep mortification from the repeated occurrence in Congress of scenes which would degrade the bar-room of a tavern. The shameful violence and blasphemy with which certain Opposition members insultd a committee of the House during the last winter, has now found its way in to the House itself. There is scarcely a day that insult is not offered to the House, or a violation of its decorum committed, by the vulgar audacity of some one of the federal paty. The presumption of this party has broken all bounds, under the idea that the dragooning in and out of Congress has tamed the spirit of the Democracy of the country, and that Federa ism owes the assumed conquests it has been celebrating thumbscrews of its banks enforced by the waggering insolence of its PRESS-GANG, and bravado and bilings gate of its attorney orutory. Indeed, Federalism begins to crow again, as it did in the time of the black cockade.

At the close of the contest for the seats occupied by Messrs. Claiborne and Gholson, Federal frenzy was excited to the vote to leave the question between the claimants to the people of Mississippi, Mr. Wise mounted his high horse, and declared that if he were in the place of Mr Prentiss he would present himself to be sworn-that if the Speaker refused. he would swear himself, and take his seat and that if any man dared to execute the order of the House, which denied him a seat, he would make a judicial case of it: meaning, we suppose, that he would employ that weapon in the House which he tation, and was driven off, thinking at

and Claiborne, was busy round the bar of the House, exerting all his influence for Prentiss and Word, and encouraging him. the violent party zeal manifested by his adherents. He was there at the last moment; and when the Speaker gave his ed for the Speaker, and meant to imply that he was unfit for the expelled members, one of whom stood near him, we cannot conjecture. Several members who heard him differed among themselves as to the application of his remark, but none as to the expression itself. Not being present ourselves, we have obtained a statement of the facts, preciseley as it occurred from a gentleman who will vouch fo it, if necessary, and prove it by members whose names are given by him. The statement is as follows:

Being called on, I deem it my duty to stae, that yestarday, in the House of Representatives, immediately ofter the Speaker gave the casting vote on the Mississippi election question, the Hon. Henry Clay, looking in the direction of the Speaker, exclaimed, "Go home, God damn you! where you belong!" epithets were uttered just as the Speaker gave his vote. Mr. Clay was standing near the western entrance to the hall, and close to the bar of the House. I was standing within five feet of Mr Clay. Mr. Chaney of Ohio, sitting in his seat, was so near Mr. Clay, that he heard his remark, and immediately committed it to writing. Mr. Gallup of New York was standing near, and heard the same remark very distinctly.

Washington Feb. 6, 1838.

From the Buffalo Commercial Advertiser. CANADIAN AFFAIRS.

MOVEMENTS OF THE PATRIOTS. We un derstand that information from an authentic source has been received here, that the scattered fragments of the Navy Islanders and Ohio Patriots have effected a union in the neighborhood of the Black swamp, with the intention of push. ing on through Michigan and crossing on some point, on St. Clair river into Canada. It is understood they have some arms which have been given them by they have passed. They are under the command of Adj. Gen. McLeod. Van Renssalaer left here for the West night

before last. His intentions can easily be surmised. The public may be assured that Gen Brady who is commander at Detroit, will take the most active and efficient measures to prevent any violation of our neutrality, and will disarm any force which may attempt to march through Michigan with hostile intentions towards Canada To aid this officer in the performance of duties, 50 regulars under command of Capt. Johnson, left this place last even-

ing, for detroit, where it is expected they will arrive in 96 hours. The concentration of the Patriot force in America. in that quarter must be regretted by every well wisher to this country, and even by those friendly to the cause in which they are engaged. No possible advantage to the cause of Freedom in Canada can result from it, for, if the patriots succeed in effecting a landing, they will be met by a well appointed force of from 3000 to 5000 men, and a merciless slaughter must necessarily ensue. If the Patriots are so fierce for fight that they are bent on war, let them wait a little, and they may have it to their heart's content .- There is, as Sir Lucius O'-Trigger says, "a very pretty prospect," ahead, but let us go right end foremost.

We learn that Major Gen. Scott arrived in this city the day before yesterday (Sat. evening)-having probably been brought hither from Buffalo, by the rumors which are kept afloat all along the Canadian frontiers, and one of which represents that a new expedition against Canada was on foot on the Chateaugay or St. Lawrence river. Whether there be any thing in this particular rumor, we know not; but learn that Gen. Scott has made a further requisition upon his excellency Gov. Marcy, for two battal- of every description, which will be sold low, for lions for those rivers, and that the Gov. CASH. has promptly caused orders to be issued to supply the troops from the nearest brigades, if Brig. Gen. Wool, who is in that quarter, shall, under the instructions of Gen Scott, deem their services important .- Ib.

MYSTERIOUS CIRCUMSTANCE. Editor of the Lagrange Whig,

SIR-About three weeks ago, there low in flesh showing the appearance of having been travelled some distance.

The animal came without saddle or brishold be closed.

The animal came without saddle or brishold be closed.

The animal came without saddle or brishold be closed. came to my plantation a sorrel Horse, dle, as many as four times to my planthe time that he belonged to some neighbor, and would return, but was disappointed. The horse persisted to stay.

In a few days subsequent, my overseers with some two or three of my line between Gallatin and Henry cross- whenever circumstances induced him to hunt. In their hunt they meandered pretty much with the fence on the State

ment. The judge of the 4th district is ble for its systematic attempts to effect where the horse had been confined with contest for the seats of Messrs. Gholson three days-judging from circumstances-while the saddle, bridle, martigale and blanket were but a few yards from

Near where the horse was confined. the leaves are very much trodden and bruised-on which has been distinctly casting vote, Mr. CLAY, with manner seen, by several gentlemen, blood, with and gesture directed towards him, ex- a considerable quantity of virus or muclaimed, "Go home, God damn you! where cus matter, with hair of an auburn or you belong!" Whether this was intend- graycolor, denoting middle age, or old age as you may please to have it. The hair was examined and the roots distinctly seen. The saddle is labelled, "Wheeling, Virginia" which, with the bridle. martingale and blanket are in the possession of Major Franklin. The horse is at my plantation.

I look upon it as my duty to publish these facts, with the view that, some valuable discovery may grow out of it.

Editors of Newspapers in this State and other states, friendly to the unfortunate and friends will give this a few insertions in their papers.

EDW. CRESS. January 29,



PHYSICIANS AND THE MATCH. LESS SANATIVE." WHY are some of the American Pysi-

cians making such strong efforts to PUT DOWN the Matchless Senative? Let the public answer.

2. Why did the German physicians at first

OPPOSE Dr. Goelick, and afterwards acknowledge him to be a GREAT BENEFAC-TOR to mankind? Let the public answer.

3. What medicine HAS cured, IS curing and WILL cure obstinate diseases which physicians CANNOT cure? Let facts answer.

4. What kind of apple trees are STONED and CLUBBED? Let farmers answer. 5. Why are physicians constantly PEL-TING the Sanative and saying nothing a-gainst OTHER medicines? Let their day

book answer.

6. How did Dr. Adams attempt to convince Mr Webster, who had bought a vial of the Sanative for a member of his family that it was a DANGEROUS medicine? Let one of the daily papers answer. The recent experi-ment which Dr. Adams tried with the Matchless Senative, in giving a large dose to a dog-without Killing Him, clearly proves that the Sanative was made to CURE and not to KILL-

7. Why do some physicians SECRETLY buy the Sanative and MIX it with their own medicines, which they use in their daliy the people of the country through which lite? Answer-that they may have the CRED-

itee? Answer—that they may have the CRED-IT of the CURES.

8. Why is a sick man belonging to one of the first families in Boston, now using the Sen-ative without letting the attending physician KNOW it? The recovery of his HEALTH will shortly answer.

9. Why are physicians trying to persuade

agents to give up SELLING the Sanative?
Answer—they know, if it should be for sale in
every town in America, they would be obliged
to recort to SOME OTHER BUSINESS or 10. Why will the Matchless Sanative soon be the ONLY medicine used the soon

be the ONLY medicine used throughout the world! Let PHYSICIANS answer.

The above precious medicine (the original discovery of Dr. LOUIS O. GOELICKE of Germany) is for sale wholesale and retail, in Boston, by D. S. HOWLAND, General Amer-

ican Agent for the discoverer. Alsofor sale by retail, in most of the towns

The places where there is no agent, the Postmaster or any Storekerrer who shall write to the General Agent at Boston, will immediate ately be appointed an agent. Agents are requested to have the above nserted 8 or 10 times, (inside) in the paper published in their towns.

Jan. 22-1828-tf NORTHERN BANK OF KENTUCKY? LEXINGTON, Jan. 2, 1838.

THE Stockholders in this Bank, are hereby notified that the pict. notified that the ninth Instalment of Five Dollars on each Share, is required to be paid on the 1st day of May next.

And those Stockholders who are in default for Instalments due, are informed that if payments of the same are not made before the 1st day of Feb. next, that steps will then be raken to fo feit their Stock in the manner prescribed by

By order of the Board of Directors. M. T. SCOTT, Cashier. Jan. 4, 1838.- 1-tf.

S. B. Vanpelt



WILL continue the business at the old stand and will. at all times, be ready to wait on the old customers of the house, and such new ones as may think it their interest to give him a call. He has at present on hand an extensive assortment of BOOTS, SHOES, PUMPS, &c. Jan. 4, 1838. -1-tf.

JAMES PENNY

JOULD return his thanks for the liberal patronage he has received, and having taken into partnership Mr. George Chamblin, the business will in future be conducted by them jointly, under the firm of

PENNY & CHAMBLIN; And they hope, by strict attention to business, to give entire satisfaction. PENNY & CHAMBLIN. Feb 14, 1838-7-tf

Livery Stable and Wagon Yard, ON WATER-STREET.



THE subscriber thankful for past favors, respect-fully informs the citizens of this city and vicinity, that he ha recommenced the above business at his old stand, corner of Mill and Water-streets, oppo-

site Hunt's new building, where he will keep constantly for hire, HORSES and GIGS of the very best cast. WM. H. GARNETT. Lexington, Feb. 15, 1838-7-3m FRESH BUTTER.

FIRKINS fresh BOURBON BUTTER just received and for sale by B. F. CRUTCHFIELD. Feb. 22, 1838.-8-3t.

CAZETTE. LEXINGTON, MY.

THURSDAY,.... MARCH....1,.... 1838,

We expressed a belief last week, that we would be enabled to finish the publication of the list of acts passed at the last session of the Kentucky Legislature, this week, but we are forced to defer it until our next, when we shall complete it.

From the Nashville papers we learned, with pain, that Gen. Jackson had been attacked with his old complaint of bleeding from the Lungs. The Union of the 15th, states, that his health has so far improved, that he can leave his bed. A letter from the General himself dated 12th agreeably to the Globe, says, "I am compelled to make use of an amanuensis on account of indisposition, by a return of my old complaint, hæmorage from the Lungs. The present attack has been rather a severe one; but it has now stopp. ed, and I am feeling a great deal better."

The Legislature, at the late session, reorganized Transylvania University, by dismissing the old Board of Trustees, (17 in number) and authorising Governor Clarke to appoint a new board, to consist of five only. The Governor in the exercise of this power, has appointed Messrs. Robert Wickliffe, sen., Madison C. Johnson, Thomas A. Marshall, William M. Brand, and Henry Clay, jr.

A correspondent, who says that Fay. ette pays more revenue for the support of the State than any other county, gives the following as the important benefits acquired by it during the last session of the Legislature:

"No. 98 .- An act for the benefit of the Sheriff of Fayette county, on subject of settlement with Auditor.

"No. 106 .- An act for the benefit of Edward Oldham, on the subject of conveyance of property to his divorced wife, No. 197 .- An act to regulate the terms of Fayette Circuit Court, third Monday in February, March, June, July

and September. "No. 202 .- An act for the benefit of Lloyd Warfield-directs the Treasurer to pay him \$5!!!!

'An act (for the benefit of "Louisville) reducing the number of directors in the Lexington and Ohio Railroad to fivegives James Guthrie the controling power, which results in renting out the road for four years -and, A. K. Woolley's resolutions for the benefit of Henry Clay."

We have conversed with the Common wealths Attorney for this district, who says that under the following law, he

CHAPTER 873.

An act to protect the Currency. WHEREAS, by the third section of an act, entitled, an an act to amend an act. entitled, an act to incorporate the Louis ville Hotel Company, approved Febuary 13th, 1834, it is declared, "That hereaf. ter no company, corporation, or body politic, shall presume to issue and circulate promissory notes, bills or checks, of the character and currency of Bank notes without express authority in their charters:" And whereas, by an act entitled, an act to prohibit the circulation, within this Commonwealth, of Bank notes of a less denomination than five dollars, whethporated Bank, or by an individual, or company, or corporation, to make, or have locked up all the specie-whether cause to be made, or circulate, or cause as per deposit or otherwise—the Legis-

several Commonwealth's Attornies, in wish for famine in order to fulfil their of the people throughout the Union. their several circuits, to ascertain the of- base desires—in answer to their prayer, is a worthy successor to an illustrious the name of Coplin had been to Virginia will appear in due time.

indicted and prosecuted to conviction.

culated, any note. bill, draft, check or volution. order, in violation of the before recited acts, to allege that the person charged, issued, or circulated, or cause to be issued and circutated, any one or more notes, bills, drafts, checksor orders, of the character and denomination issued, or circulated by the party, in violation of law, and the party may be convicted for the issuing or circulating as many of such notes, bills, drafts, be issued or circula. us? by him, and it shall be proved was in circause to be put in circulation.

SEC. 3. That it shall be the duty of the Judges of all the Courts in this Commonwealth, to give this act, and the before recited acts, in charge to the grand juries, and when indictments are found, some day of the same term.

SEC. 4. That the Governor of this Com. nonwealth shall cause this, and the before recited acts, to be enforced, and shall cause this act to be published, and the to be furnished with a copy

SEC. 5 That one fourth of all the fines recovered by indictment for the violation of the befere recited acts, shall go to the Commonwealth's Attornies for additional compensation for the prosecutions. The Governor shall have power to emry, and make compensation out of the

ROBERT P. LETCHER, Speaker of the House of Representatives.
CHARLES A. WICKLIFFE, Speak er of the Senate.

APPROVED Feb. 16, 1838. By the Governor, JAMES CLARK. JAMES M. BULLOCK, Secretary of State

The following extract from the New York Journal of Commerce, a paper devoted to the Whigs and opposed to the Sub-treasury, speaks volumes on the present slanderous letters from Washington ernor to appoint those gentlemen, but presun City. We shall see how the friends of Mr. Davis defends him in the Senate as it is, would be an effectual arrest of all pro the most of his Whig friends stood by him for two days in the lower house at shall allow Mr. Clays claims to their full exan expense to the nation of a sum little short of ten thousand dollars:

"In fact the story of Jones himself implies no corruption, or thought of any thing improper, and the attempt on such ground to get up an excitement and injure the reputation of a man held so deservedly high in public esteem as Mr. Ruggles, is only worthy of such a trio as Matthew L. Davis, the Courier, and Mr. Wise of Virginia.

"Nothing would suit Davis so well as to be called before the bar of Congress. It would make him the greatest man in shall feel it his duty to prosecute all of the nation for that day; and if he by it fenders.

That the makers of the shin plasters ought to be prosecuted, we are very free teadmit; but these plasters having been should be convicted of gross slander and lying; it would not do him or his reputation the least mischief in the world. But before Congress call him up we must tell the admit; but these plasters having been story. When Aaron Burr shot is reputation the least mischief in the world. But before Congress call him up we must tell them a story. When Aaron Burr shot is reputationally for the least mischief in the world. But before Congress call him up we must tell them a story. When Aaron Burr shot is reputationally for the least mischief in the world. But before Congress call him up we must tell them a story. When Aaron Burr shot is reputationally for the least mischief in the world. But before Congress call him up we must tell them a story. When Aaron Burr shot is reputationally for the least mischief in the world. But before Congress call him up we must tell them a story. When Aaron Burr shot is reputation to the least mischief in the world. But before Congress call him up we must tell them a story. When Aaron Burr shot is reputation to the least mischief in the world. But before Congress call him up we must tell them a story. When Aaron Burr shot is reputation to the least mischief in the world. But before Congress call him up we must tell the story in the least mischief in the world. But before Congress call him up we must tell the story in to admit; but these plasters having been them a story. When Aaron Burr shot General Hamilton, Davis gave it out months, there would be great cruelty in that he could give most important evidence in the case. This of course reachpunishing those who were compelled to ed the ears of the Coroner, and Davis was surnmoned to disclose his important knowledge; when to the surprise of the Coroner he kept his knowledge pent np, in himself, and refused to answer a word. He was committed to prison for contempt. The next clay he refused again, and was again committed. This went on for a so it is with the poets—they waste more time in meditating about small things, and endea-The next clay he refused again, and was week, when Davis consented to answer, and being sworn, the Coroner says "what do you know about this melancholy affair, Mr. Davis?" "Nothing at all, ," said Davis, and so the matter ended. But he had been the town talk, and a

very important man, for a week." COMMUNICATED. A prayer was made some nine years less denomination than five dollars, ap. ago, for war, pestilence, and famine; we proved Feb. 28th, 1835, it is made un- have had war and pestilence, and now, lawful to circulate any note or bill of a to finish the trio, our State Legislature who belong to the prayer, have passed er issued by an incorporated or unincor- laws to produce famine, as for instancethey have made BANKS,-these banks to be circulated, within this State, any lature have sanctioned this locking up drafts, checks or orders, directed to any -the people, as a dernier resort, have person or persons, company or Corporas been compelled to use rags, shinplasters, tions, within or without this Common- or change tickets. Well, the same Lewealth, requesting the payment of mon- gislature have taken the most positive ey, or other thing, at sight or after sight, stand against the circulation of those or on demand, or otherwise, engraved or tickets, and forbid the passage of any not engraved after the manner of Bank note of less denomination than \$5. Well, notes, with the intent that such drafts, sir, Mr. Editor, we have to go to market checks or orders, shall circulateand have -some of us are not able to purchase circulation, in the place of money: And \$5 worth of any one article, or perhaps whereas, adequate penalties are attach- we want to buy a bushel of meal at fifty ed to said laws, as also to the laws at cents, or a quarter of mutton from anothgainst unchartered Banks, and the circu er man in market for 75 cents, or a lation of private bank notes: And, where chicken to make soup for a sick friend or as, some of the cities towns, turnpikes child—well, sir, we have a \$5 note as and other corporations, and individuals the law directs, we bargain for one or and companies, in violation of these laws, the other of these articles-we can't get and in defiance of their penalties, have credit in the market house—we have no the present Administration of the Geneflooded the State with an illegitimate and silver, for these LEGAL BANKS have lock- ral Government, and in the wisdom and who has worn out four pair of boots in spurious currency, which has driven out ed it up-we dare not offer or receive patriotism of its measures. of circulation the gold and silver, and tickets, our only change, and of course rendered the currency, which should be we must starve with our families. Now, a uniform standard of value, an uncer- if our wise lawmakers suppose that Kentain, unstable, unsafe one: Therefore— tuckians will submit to this course of ciples, as developed in the late message, SEC. 1. Beit enacted by the General As- legislation, when Heaven has blessed us and recommendations of the President. sembly of the Commonwealth of Ken- with an abundant supply of every thing, will receive the decided, cordial and tucky, That it shall be the duty of the merely to gratify an Aristocracy who

cessary witnesses, and cause them to be been bankridden nearly as long as they are willing to submit to it; but now any of these laws, for issueing and cir- merely suggest these things that our constitutional liberty, of equal rightsculating, or causing to be issued or cir- wiseacres may not be surprised at a re- of Democratic principles -- and of every AMERICUS.

For the Kentucky Gazetie.

TRANSYLVANIA UNIVERSITY. Mr. Brade and :- The prosperous condition f the Medical and Law departments of Tranylvania during the late winter session, is a the cause of science in general. Why is it that the college proper continues to languish, a mor-Why is it that tifying contrast to the other colleges all around There cannot exist such a result without ted, or cause to be issued or circulated, an appropriate cause, and as a friend of Lexington, I feel desirous to ascertain and if pos sible remove it. In such a pursuit, surely culation, with the party's proper signa-ture thereto, or that he circulated, or cannot permit party feeling, which has hitherto stifle enquiry merely because it may offend this or that individual. The great body of the community, as well as the citizens of Lexington are interested in this matter, and the operation should therefore be urged to the utmost extent

I am informed and believe that the late board the Court may set the cause for trial on Legislature, had made efforts to have a settlement of the claim on the Morrison legacy, now in the hands of Mr. Clay—that one or more committees had been appointed to press that settlement;—that Mr. Clay set up strange and unjust claims to the use of the whole or a part of the residuary legacy, without interest per-Judges and Commonwealth's Attornies haps—and that its benefits to himself were so palpable and great that it was remarked, that f such a rule should be adopted, "it would be better to be an executor than a legatee." in fact Mr. Clay was deriving unjust advan-tages from the trust reposed in him at the expense of the University, and thus impeded the efforts made by the late board for the resuscita-

tion of its collegiate department.

Every friend of Mr. Clay would wish him to ploy counsel to aid in the prosecutions in such of the circuit as he finds it necessa- him in the unenviable attitude of a selfish, avaricious pursuit of emolument unjustified by law, and destructive of the interests of litera ture and education, causes which his friends profess to hold very dear. If they are sincere, and their devotion to literature and education be not merely for effect, they will aid the investigation which is sought for, and endeavour to remove at the same time, the stains attempted to

be fixed on Mr. Clay, and the obstacles to the resuscitation of the University.

The new board consisting of five members ontains two near relations of Mr. Clay, and are all his friends. It would be asking too muc to request Mr. Clay's son, and nephew by mar-riage, to sit in judgement upon such a trial,— Delicacy and pride would forbid them from doing so, if it were asked. I do not know the causes which induced his Excellency the Govthat he was not aware of the existing state of things, and that his formation of a board suc ceedings for a proper settlement of the difficult -even if it does not cause a settlement which tent. Should these claims be allowed by the new board, the question will be settled and fatally for the University, however much it may

benefit the Executor.
Under this state of the case, a respectful call s made upon the members of the old board of rusteess including those who are also mem f the present board-and even those who ha resigned a short time before the reorganization for information on the subject.—It is hoped that they will consider it a duty which they owe to the public, to render it promptly, fully and fair ly. They can do so either individually or b

a meeting at such time as may suit their convenience. The following is the list of the old board of Trustees and the resigned members, as far as I have been able to ascertain Those in Italics are also members of the present board. Robert Wickliffe, Thos. A. Marshall, M. C.

Feb. 28. 1838.

DEAR SIR:-The reason why men have pa- you, where you belong!" this: when the gudgeons bite, they catch them

For the Kentucky Gazette.

this: when the guage of the start they do not disturb for amusement, and when they do not disturb their bait, they imagine, that there is a very large one not far distant, which prevents them consoled with the vain hope of catching him voring to store up in their minds large poetical thoughts, than they will ever probably have, to devote to matters of more importance. I make no personal allusions but wish the poets all wel and I verily believe that if you could induce them to abandon scribling, it would be an advantage to themselves and to the community.

From the Frankfort Argus.

The following which were intended for publication long since, were omitted because the copy which was left with us but we have been politely furnished with employed by the Government of the another copy by Mr. Haskin, who certi- State of Maine in taking the census on fies to its correctness over his proper sig- the disputed territory, we learn from the nature.

MEETING AND RESOLUTIONS OF KY.

At a meeting of the members of both Houses of the General Assembly of the gress for the production of the corres-Commonwealth of Kentucky, and others pondence."-Pennsylvania. friendly to the present Administration of the General Government; convened at Frankfort, Jan. 30th, 1838.

David Merriwether, Esq. Representative from Jefferson, was called to the chair, and S. F. Swope, Esq. from Pendleton, and Gen: John Pratt, from Scott, were appointed Clerks, whereupon the fullowing resolutions were offered, and unanimously adopted, viz:

Resolved, That we have the fullest confidence in the purity and integrity of

Resolved, That we have the most unshaken belief that its measures will be the "times to try men's soles." ultimately successful; and that its prinpermanent approbation of the great body this neighborhood for the last three days,

Resolved, That we heartily approve of his recommendation to separate the Coplin and another man in company on Government from all connection with the 1st inst., and had seen the latter that sions of the "Sub treasury bill," the welfare of that institution, of this city, or Cong, ess shall dictate, and the President pursuers that they were on the right sanction, may be adopted.

Resolved, That the officers of this meeting signed the foregoing resolutions and that they be published.

DAVID MERRIWETHER, Chm. F. Swope, and J. Pratt, Ciks. A true copy from the original, left with

me for publidation.

JOSEPH HASKIN.

Mr. CLAY took the floor at one o'clock, and began thu?

Mr. President-I have been some time in public life and in various situations, but I have never risen befo. e-any where, in any place, on any occasion under the feelings of such a pressure as, sincere in my opposition to the sad and the others are ruinous measure before the Senate.

I have, Mr. President, prayed in all the fervency and sincerity of my soul that God would give me strength for the present hour. I have thanked him for thought of this day most solemn, and if it be the last act of my life and the last time I shall ever rise in my place, I speak in the consciousness that I am now speaking in defence of my country. The above taken from the "Americertainly in glaring contrast language of the same Mr. Clay house of Representatives but in the few days ago. If this very pious and sleepless gentleman has prayed as earnestly and with the sincerity of heart, which he so Pharisaically proclaims he did, we may indu'ge the hope that he has also sought forgiveness for his impie ty in the Hall of Representatives, -otherwise, the praying candidate for the Presidency puts Mawworm himself to

the blush. But the hypocrisy itself is less offensive on some occasions than bold profanity. We may pardon the gentleman when he pretends to piety, but all decency and every sentiment of religious veneratton is shocked, when we hear a man who has held the high stations which it has been Mr. Clay's lot to have enjoyed, and who aspires still higher, in the Representative Hall of the Namous exclamation-"Go home, God damn And this man but a day or two after such gross profanity and such an outrage

upon the dignity of the National Legisla. ture, can stand up in his place in the Senfrom taking hold, and consequently, they are and cant about his praying to "the d of Heaven,"-to do what? be able to make a clap-trap speech to tickle the ears of sycophants and idle loungers in the gallery! If this same Henry Clay is not a far-gone subs ject for the special attention of the Moral Reform Society, then moral reform is a mere humbug. But, the American people will judge of the man as such shameless blasphemy and brazen hypocrisy deserve.-Balt. Rep.

Liberation of Mr. Greely .- Mr. Greely, who was arrested and imprisoned by was lost before it had been put in type, the authorities of New Brunswick, while Portland Advertiser, has been liberated. The Advertiser says :- "We do not know THE DEMOCRATIC MEMBERS of by what immediate agency this result, THE LEGISLATURE OF KENTUC- the liberation of Mr. Greely, has been produced; it is by no means improbable that it was occasioned by the call in Con-

GENERAL JACKSON was severely attacked on Sunday evening last with a bleeding of the lungs, but we are happy to learn that medical aid was promptly called in and that he is now considered out of any immediate danger. God grant that he may be long spared to enjoy a calm and quiet old age, and to receive many additional testimonies of the gratitude and love of the great body of the people. - Nash. Union.

New Orleans paper tells of a man ey to pay for them! Really these are

*LAPORTE COUNTY, Ia. Feb. 6, 1838. "There has been great excitement in in consequence of a murder committed Resolved, That President Van Buren on the night of 2d inst., a young man by

turnpikes and other corporations, and officions with respect to the National Ad- predecessor, that his public conduct and for money and returning, got within sight | turnpikes and other corporations, and off tions with respect to the recorded opinions correspond with the of his mother's dwelling, when he was violated these laws, and procure the ne- ed without their host. Kentuckians have doctrines maintained by the Democratic shot through the head and was instantly party during the Administrations, of killed and fell from his horse, as appear-Jefferson and Jackson, and that he mer- ed from the position in which he was SEC. 2. That it shall be a sufficient when they want us to carry double, 1 its and, we hope, will receive the united found early next morning, robbed of his charge, in any indictment for violating think we will be found kicking up. I support of every friend of rational and money. The supposition was that some one had been travelling with him, who had done this horrid deed. Two men immediately started on the road he came, and soon met travellers who had seen state or anational; and trust that morning, (the 3d,) and had enquired for his companion, he said he had went on such modifications as the wisdom of home. This information convinced the track; that night they overtook him, on examination they found Coplin's pocket. book and money, which he, said Coplin, had given him for safe-keeping: he was brought back, and proved to be the nephew of the unfortunate young man. His statements are very contradictory; he was brought to the house of his distressed grandmother and the victim of his murderous hands presented before him, which seemed to have no other effect than to make him more sullen and an. gry-he was then committed to prison to await his trial, and his victim to the grave."

THE POETS.—Hallec. t, it is said, is those which weigh upon me at the pres- footing up Mr. Astor's account booksent moment. If you knew how I had Wetmore is selling crockery-Sprague prayed to the great God of Heaven, to is dealing in shin-plasters—Bryant is edaid me in the task before me-if you iting a newspaper-Hillhouse is planting knew what sleepless nights I had passed trees and potatoes-Brooks is pickling in thinking upon the present momentous pork-Percival is manufacturing pillsoccasion, you would at least believe me Paulding is paying seamen-and some of

"Busy in the cotton trade, "And sugar line."

AN AFFLICTING SIGHT .- A Writer in the Indianapolis Democrat saw a woman the sweet repose he gave me during the in that town a few days since sitting in past night. I have thanked him for the the road, apparently crazy, but approachglorious sun which rose over our heads ing nearer found her to be so drunk that uring the present morning, and for the she could scarcely talk. Proceeding a health which God has given me to meet little farther he found the husband lying the present emergency. I would, con on his back with his head resting on the tinued Mr. Clay, that I could thank him root of a stump. Just at his head was a for the powers of mind eecessary to meet little girl, perhaps three years old, curlthe present emergency—that I had the ed up in the curve of the stump, hiding power of some of the orators of old-of a her face as if in shame at her father's Demosthenes, a Chatham, or a Mirabeau, drunkeness. Another little girl, perhaps ar own Henry. I have, continued | seven or eight years old, had just brought some fire, and she was calling "Father, ly, as though it were the last of my life, oh father here is some fire!" but he was too dead drunk to answer her. - Madison [la.] Cour. & Eng.

> MARRIED -- At Lafayette Seminary on Tuesday morning the 20th inst., by the Rev. Jacob Creath jr. Mr. W. A. ELLIS of Port Gibson, Mi. to the intelligent and accomplished Miss MARTHA BEVE: LY, daughter of Beverly A. Hicks, Esq. of this county.

DIED-In this city, on the 27th inst. Mrs MARY RODDON.

COMMUNICATED. Died in Millersburg, Mo., on the 1st instant of pulmonary consumption, Dr. ROBERT AUSTIN OLIVER, in the 30th year of his age, formerly of Fulton, Mo., and a native of Fayette Co., Ky. He has been called hence in the pride and vigor of his manhood, and in the zenith of his usefulness; society has sustained an irreparable loss; the profession of which he was a worthy member, a talented and aspiring spirit; and his friends—all were his friends.

"None knew him but to love him, None nam'd him but to praise.'

Who shall supply his loss to them? Alas! they feel in bitterness of spirit his place cannot be filled—but sweet is the soul cheering reflection that his disembodied spirit has joined the tion, assault a member with the blasphe- throng who sing praises around the throne forever.

Dr. Oliver died in the full assurance of a

blessed immortality-

"For those who throng the eternal throne, Lost are the tears we shed, They are the living—they alone Whom thus we call the dead."

PUBLIC SALE.

20th March, 1838, at 9 o'clock, A. M. HE subscribers having sold their farm on the Tates' Creek road, 3 miles from Lexington, propose selling all their Personal PRO-PERTY, on said premises, consisting of Horses, Cattle and Sheep; 100 head of Hogs; (Among the cattle several fine Milch Cows, and two yoke of Oxen.) Also, a quantity of Bacon, Corn, Hay and clean Wheat; one Wagon, one Cart and Barouche; Farming Utensils; House and Kitchen Furniture.

Nine months credit will be gived on all sums over \$10, with bond and approved security before the property is removed; \$10 and under, cash in hand.

JOHN H. BELL, WH. H. BELL. March 1, 1838.—9-3t.

THE FAMOUS RACE HORSE

RODOLPH.

ILL Stand the ensuing Seoson at West-BROOK, the Stock Farm of THOMAS SMITH, one mile from Lexington, at \$100;— payable at the expiration of the Season, with the privilege of the next season for such mares as may not prove in foal. Pasturage gratis. March 1, 1838.—9-tf.

THE IMPORTED HORSE TRANBY,

WILL stand the ensuing season at PAR KER E. TODHUNTER'S, Esq. Jes amine county, Kentucky. Price, \$100, mares furnished with good pasturage free of charge. PARKER E. TODHUNTER, Agent for J. White & Co

THE BIG JACK, BLACK HAWK, Price FORTY DOLLARS. Pasturage furnished to Jennets during the season free of charge.

PARKER E. TODHUNTER,

Agent for J. White & Co. Feb. 13, 1838.—9-3tchObs\$4.
I have several times seen the Jack Ass Black HAWK, recently purchased by the Hon. John White, of Madison county, from Mr. Gilmer of Muryland. He was got by old Warrior, and was raised by Lloyd Rogers, Esq. I consider Black Hawk the finest Jack I have ever seen. I cannot speak of his get, not having seen enough of them to form an opinion. I will add that his dam is one of the two finest Jennets I have ever seen.
Washington, May 5, 1836.

H. CLAY.

ROSIN THE BOW:

A Splendid Maltese Jack, 14 hand high, TILL Stand the present season at WEST-BROOK, the Stock Farm of THOMAS
SMITH, one mile west of the City of Lexington. Jennets Twenty-five Dollars, Mares
Eight Dollars, payarble at the expiration of the season, July, 15 ...

PETER EROOKS, AN ALDERNEY BULL, [MILK BREED,]

ILL be let to Cows at the same Farm, nt Ten Dollars a Cow. The produce of Peter Brooks can be seen at the farm. J. CHRISTOPHER,

Agent for Thos. Smith

PEDIGREE OF THE BULL. "Peter Brooks, Liver and White Color, was calved the summer of 1834, and got by Alderney Admiral, and he out of an imported Cow, and by Willis? Admiral, he by the imported Admiral. The dam of Peter Brooks was purchased from Mr. John Willis of Boston, and was got by his Bull Admiral; her dam a cross of Bukewell Colebs, Holderness Admiral, Sir

1saac, &c.
(Signed) HENRY SHEPHERD.
Angust 20, 1837.

THE CELEBRATED HORSE

LAFAYETTE. TILL stand the present season, at my stable, five miles south of Lexington, near the Nicholasville Turnpike, at the reduced price of \$4, pagable within the season, or

\$6 to insure a mare with foal. The season will commence on the 1st day of March and expire on the 1st day of July next.

LAFAYETTE is a boutiful dapple gray, full 18 hands high, and as to form and power is surpassed by no horse. No responsibility for

accidents or escapes. WILLIAM ROMAN.

THE NOTED JACKS, GENERAL DON FERNANDEZ.

GENERAL MINA; WILL stand the ensurer season at the above named place, commencing at the same time of the stud, at \$5 each the season, and within the season, and \$8 to insure; any person parting with a mare after putting her, forfeits the insurance.

"I certify, that the Jack left in my possession by Jno. Wallis, jr., of N. Y., was foaled at Majorca, on the 13th April, 1834, and was sired by the big jack Guerrilla. The above jack is called General Don Fernandez. The

above is a true copy from Wallis' Pedigree.-Given under my hand, this 10th Feb. 1838." P. E. TODHUNTER. PEDIGREE OF GEN. MINA. The Jack Gen. Mina, was foaled at the Isand of Majorca, on the 29th May, '35; he was got by the celebrated Guerrilla, who measures 15 hands 3 inches, which is equal to 63 inches. He is not only celebrated for his height and ele-gance of form, but also, for his being a sure foal gettes. Gen. Mina was imported into the U.S., by the house of Geo. Douglass & Co. of N. Y. City, in the American brig, Globe Geo. Simmons, Master, and sold by Jno. Wallis, jr. of the Island of Jaico, to Wm. Roman, of Fayette county, Ky., for the sum of fourteen hundred dollars. JNO. WALLIS, Jr. March 1, 1838.—9-3t*

DR. JOHN C DARBY,

HOPKING settled himself at Dr. HOPKINS' former residence, on the Maysville and Lexington Turn-pike, about 7 miles from Lexington, respectfully offers his services as a PHYSI-CIAN AND SURGEON, to the citizens of Fayette and Bourbon Counties of his vicinity. His time will be exclusively devoted to the duties of his profession, and he will be found at home except when necessarily absent.

March 1, 1838 .- 9-3m.

COMMISSIONER'S SALE.

DURSUANT to a decree of the Fayette Circuit Court, rendered at the Febuary term 1838, in the case of Wm. White's heirs petition to Court,—I will expose to sale to the highest bidder on the second Monday in March next, being court day for Fayette county, on a credit of 6 months, the purchaser to give bond with approved security, to have the force and effect of a Replevy bond, payable to the Commissioner; the following slaves, to wit: Magg, Mariah and her two children the one a boy and the other a girl.
T S. REDD, Commissioner.

Lexington, Feb. 22, 1838-8-td.

BRICK AND BRICK WORK. HE undersigned intend to continue the Making and Laying of Brick. T. K. Layton, one of the firm, will drvote his attention exclusively to the BRICK LAYING DEPARTMENT.

And in view of the scarcity of good workmen, will himself, as occasion may require it, use his trowel-to whom application for any thing wan ted in that department, can be made. Mr. S Chipley will attend to the

BRICK MAKING DEPARTMENT. From the acknowledged superiority of their Clay, as well as the character of their work. men, (intending to have the very best) in both departments, they expect to have a share of patronage as heretofore. Feeling grateful for the long and extensive patronage they have re-ceived, they are determined to continue their exertions to please, and will say they intend either to furnish brick or do work on as good terms as any other good workmen in the City. T. K. LAYTON & Co.

P. S. We want to hire a few Men & Boys. Lex., Feb. 22, 1838.—8-3t. WAXY. This Distinguished and thorough bred

Racei and Sire of Racers, ILL stand the coming season, at the resiseason, at the residence of the subscriber, on the Bethel Road, one mile

rom Col. Patterson's Mill, six miles from Lexington, and will be let to mares at FIFTY DOLLARS the season, and SEVENTY-FIVE DOLLARS the insurance.
WAXY was sired by Old Archer, dam La-

or Aefreed, she was sired by Sir Aefreed, out of Wm. Haxall's imported mare, Promise, &c.

Being a successful and celebrated racer; of a beautiful and powerful frame; descended from the best horses of England, and being himself the circ of Seath and Seath the best horses of England, and being massenthe sire of Scarles, Brawo, and many other distinguished racers, Waxy is offered, with full confidence in his success, for the pattonage of the public. For history and full Pedigree of Waxy, see A. T. Register and S. Magazine.

JOHN KILBEY.

Scott co, Ky., Feb. 22, 1838.—8-6t\$2 621.

SUPERIOR CHEWING

TOBACCO.

HE Subscribers continue to manufacture, and have on hard CHEWING TOBACCO, of superior quality, from one to two years old. In all cases it may be retured if not found sot-

It is kept for sale in Boxes and Kegs at the Drug & Paint Store of Grant & Wilson, Cheapside.

DEWEES & GRANT.

Lex. Feb. 1, 1838.—5-3m.

Change.



GARDNER'S CELEBRATED

Vezetable Limiment. of the cure of Sprains, Bruises, Cuts or Wounds, Corks, Chafes or Galls, Film in the

Eye, and every external complaint to which Horses are liable. Horses are liable.

Also—For the Human Flesh, it excels in the cure of Burns or Scalds, Fresh Wounds, Rheumatic Pains, Swelling of the Glands of the Throat, in Croup, Ague in the Face, Ringworms and Tetters, Painful Tumors, &c.

It has also been recommended with signal success, by numbers of the most respectable Physicians in this city, for the Sore Throat attending Scarlet Fever, so prevalent the past winter.

CAUTION.

MENT," which will prevent the numerous frauds imposed upon them by substituting such names as "Gardner's Embrocation," "Gardner's Lotion," "Gardner's Nerve and Bone," &c. &c., which the proprietors find has been the case to a great extent.

GLASCOE & HARRISON.

Sole proprietors and manufacturers, corner of Main and Fourth streets, Cincinnati. Sold by all Druggists and Traders in town and coun-

NATCHITOCHES, Louisiana, June, 1836.

Messrs. Glascoe & Harrison, Cincinnati:
Gentlemen, Having tried some of your
"Gardner's Liniment," (a few bottles of which
my brother procured for me whilst travelling,)
and being anxious of having some constantly
at hand for the use of my family, I herewith
transmit you — dollars, and request that you
send me its amount in Liniment. Please have
it put up compactly, and forwarded with all TESTIMONIALS. it put up compactly, and forwarded with all possible despatch, to Major L. G. De Russy, U. S. Army, care of Messrs. Cortes & La Place, Merchants, Natchitoches.

I find pleasure in stating that the applica-

Merchants, Natchitoches.

I find pleasure in stating that the application of this Liniment on several occasions, under my own eye, has satisfied me of its great value, aed shall have its use recommended in the Army, and neighborhood generally.

Your obedient serv't,
LEWIS G. DE RUSSY, U.S. A.

Dear Sir,—Permit me to send these few lines to you as an acknowledgment of the good effects which I have experienced in the use of Gardner's Liniment. As I esteem this article very highly, I am desirous that it should come more into use, and the public be thereby much benefitted. If my certificate could in the least induce any one to try it, I cheerfully hand it to you, to make what use of it you please. In June last, I went into the country with my family to live during the summer season. In clearing my garden from weeds, briars, &c., I got my hands very much scratched and poisoned.—They became greatly inflamed and swollen; the pain which I experienced was excrutiating.—My wife tried every thing we could bear of, that was likely to be of use; but all was of no avail, and I began to despair of having them that was likely to be of use; but all was of no avail, and I began to despair of having them cured by any common process. When by accident my horse was badly hart on the eye, a friend having seen him in this situation, told me that he would cure him in two days, with Gardner's Liniment. I consented, and he accordingly used it, when it soon had the desired effect. Having some left in the bottle, I thought my astonishment and gratification, completely cured them by the use of another bottle!!! I have also used it since in one instance for a severe burn, and found it superior to any thing winch I ever tried, for its quickness in taking out the fire and alleviating the pain. I also can recommend it by experience in the cure of what is generally called 'chopped hands.' On the whole, I take pleasure in pronouncing it an invaluable article, and recommend every family to keep a bottle on hand.

Yours respectfully, JAMES CUTTER.

Cincinnati, Feb. 10, 1835. NEWPORT, KY. July 28, 1834. I do with pleasure add my testimony in favor of Gardner's Liniment; because in the summer of 1831, having about 12 horses, a part being employed in working a ferry boat between this place and Cincinnati, the remainder as coach horses—the greater part of them became badly chased or galled during the hot weather. I applied to Jas. Gardner of Cincinnati, for a bottle of his Liniment, and used it, and in about two weeks' time, my horses were all sound and well. Ifcan also recommend it as an invaluable medicine for Rheumatic complaints, Burns or Scalds, Cuts. Wounds or Bruises, for I have used it in these complaints with great success.

Yours respectfully, G. W. DOXON. Hamilton, O., June 8, 1834.
This certifies that I have for one year past used Gardner's Liniment, for the following—such as cuts, bruises, sprains, burns and scalds, rheumatic pains, inflammation in the limbs and joints, also tetters and ringworms. I have with iccess used it on various kinds of sores

AARON ROLLINS. AARON ROLLINS,
CINCINNATI, July 24th, 1834.

Sin,—It has been my desire for a long time to make known to the public the good effects with which I have used Gardner's Vegetable Liniment; and pleased with the present opportunity, I will testify that I have within these three years used fitty buttles of the said Liniment. years used fifty bottles of the said Liniment, and can safely pronounce it the best remedy for any sore, gall or chafe, bruise or sprain, cut, burn or scald of any kind, on man or horse, which has ever come within my knowledge. I would not for any small consideration agree to do without it. I would recommend it to every person or family to keep a bottle on hand, that in case of Burns or Scalds, or Wounds, it could be applied immediately.
Yours Respectfully

GARRET DULHAGEN.

James Gardner. CINCINNATI, July 12th, 1834.

This certifies that I have within about three months past used four bottles of Gardner's Vegetable Liniment, and can say without hesitation, that it far exceeds any thing that I have ever tried in healing any kind of sores on horses My long experience in the Livery Stable busi ness has afforded an opportunity of finding out many valuable remedies, but I am willing here to acknowledge that the Vegetable Liniment goes far ahead of any thing in the cure of horse flesh which I have ever discovered

S. LIPPENCOTT. CINCINNATI, July 30th, 1834.
I hereby certify, that for three years past, I have used Gardner's Vegetable Liniment, with perfect success in the numerous cases which unoidably will happen in an extensive Livery Stable business-such as kicks, cuts, galls o chafes, scratches, sprains, film in the eye, cal lous or bunches caused by harness or saddle.— In my opinion it exceeds all other remedies ever invented, as an external application for horse flesh, and I can cheerfully recommend it to the public as an invaluable article, and ought to be used by every Livery Stable Keeper.

ARTHUR MARTIN.

DEAR SIR,-It is with pleasure I hand you

my certificate in favor Gardner's Vegetable Liniment. I have used it repeatedly on horses or severe Bruises, Cuts, Chafes, Kicks—and particularly in one instance for a valuable Horse which was so severely corked as to render him apparently worthless. In this case I applied two bottles, and in two weeks time, he was as sound as ever. I have also used it effect-ually for the Film in the Eye. And as it res-pects myself, I can with much satisfaction state that I healed, with it, in a short time, a severe wound on my hand. I have recommended it to many persons and have heard of no com-

HENRY P. POWARS. Anderson Township, Ham. County, March

7, 1835. CINCINNATI, July 30th, 1834. This may certify, that we have used Gardner's Vegetable Liniment, for some months past, for various kinds of Sores and Wounds on Horses, and find it to exceed any other medicine

that we have ever tried.

WM. WINTERS, JOSEPH BATES, OREN FLAGG, GEO. SHELLY. (27-Sold at Dr. S. C. Trotter's Drug and Chemical Store—Cheapside. Lexington Dec. 27, 1837.—52-tf.

> THE TURF HORSE, COLUMBUS,

Persons wishing to purchase the article are particularly requested to call for it by its own name, "GARDNER'S VEGETABLE LINI
THOMPSON, the owner of this thorough bred Stallion and breeder of fine stock and race."

Thompson, the owner of this thorough bred Stallion and breeder of fine stock and race. horses, he will make his next season at my farm, 2½ miles from the City of Lexington, ly. ing on the South side of the Turnpike Road leading from Lexington to Nicholasville, where every comfort and accommodation will be given that the country affords. All other parti-

culars made known in due time.

G. E. GILLESPIE. Jan 11, 1838.—2-2m.

BLUE LICK WATER. A FRESH supply of Blue Lick Water will be recived this day, by D. BRADFORD, 7th Sept. 1837.

NOTICE.

THE Partnership heretofore existing be-tween the undersigned, under the name of John Carty, Jr. & Co. was this day dissolved y mutual consent; all persons indebted to us y note or account, are earnestly requested to call at the old stand and liquidate them immediately as further indulgence cannoe be given. Persons having claims against us will please

present them for settlement.

JOHN CARTY, Jr.

J. McCAULEY.

HE Undersigned baving this day purchased of John Carty, Jr. & Co. their entire Stock of

GROCERIES, Will continue the Grocery Business at the old stand, where I will be happy to furnish my friends as usual, with GOOD BARGAINS, should they be pleased to give me a call, and at the same time very thankful for past favors. J. McCAULEY.

Nov. 18, 1836.—47-tf.

FEMALE EDUCATION R. HONFLUER, assited by his Lady land other competer! Teachers, will open on January 3rd, 1838.

An Accademy for the Educa 1 n OF YOUNG LADIES, Under the name of the LEXINGTON FEMALE SEMINARY.

he confidence of the community, that his resi-lence as a teacher in Lexington may be per-

The many schools in which he has taught in the U. States, and the opportunities he has had of observing the several methods of instruction in England and Fance, render him rather sanguine as to his capability of imparting a useful and accomplished education.

TERMS. Payable Quarterly in Advance.

SENIOR DEPARMENT—including the above; wi Botany, Ancient and Modern History, Use of the Globes, Composition, Rhetoric, Logic, Natural History, Algebra, Geometry, Physiology, Grammar of Music, Chemistry, Natural Philosophy, &c. \$10,00 PIANO FORTE,

DRAWING AND PAINTING-in all its branchs 10,00 LATIN AND GREEK,

LECTURES upon the Arts and Sciences occasionally, which the parents of the pupils are invited to attend Classes for Adult pupils every Saturday.

MORNING, 9 O'clock. French,
" 11 " Drawing and Painting
AFTERNOON 3 " Drawing and Painting,
with their application to Botany, Ornitholo-

will be observed that the terms for the French language are much below the ordinary price. The object of this is that it may be studied even by those in the Preparatory Depart-ment, and thus become the general language of he school two or three afternoons in each

Lex. Dec. 7th, 1838-51-tf.

DOCTOR CHINN AS again resumed the PRACTICE OF MEDICINE. His residence is on High-Street, and his Office at the Store of Messr DUNN & BOWMAN, next door to LEAVY LAN. Any message left with them in his absence, will be promptly attended to.

Dec. 27, 1837—62-3m.

CPHOLSTERING!





N addition to my large and splendid Stock of FURNITURE and CHAIRS, I have endon, who is capable of doing every description

UPHOLSTERING

on the most modern and approved style. Such as Drapery, Curtains, Cutting and laying down Carpets, Paper Hanging, Trimming Pews, &c. MATTRESSES of every description kept on hand and made to order at my Furniture Estimates tablishment, Limestone street, second door a-bore the Jail, where any person wanting any description of Upholstering done, can see draw-ings and designs, from which they can select any style they wish, and it will be attended to promptly, and done in a style inferior to none. n the United States.

JAMES MARCH. Lexington, Nov. 10, 1837. 48-tf

FALL & WINTER NEW GOODS

OREAR & BERKLEY
ow receiving direct from the Eastern
Markets,

THEIR SUPPLY OF FALL& WINTER NEW GOODS;

COMPRISING a general and handsome as-

sortment of
Super and Extra Blue, Black, Invisible Dahlia,
Brown, Drab, Claret, Polish & o tle Green,
and Grey CLOTHS,
Plain, Plaid. Ribbed & Striped CASSIMERES and CASSINETTS,
Super Silk, Velvet & Woollen VESTINGS,
Gro de Nap, French & English MERINOES,
Super WELSH FLANNELS, (warranted not

to shrink)
Damask, Irish and Barnsley NAPKINS and TABLE DIAPERS,
Huccoback, Birdeye and Russia TOWELING,
Irish and Barnsley SHEETING, from 3-4 to

3 yards wide,
1RISH LINENS, LAWN, & LINEN CAMBRIC, and LINEN CAMBRIC HAND-KERCHIEFS,
Super and Extra FIGURED SATINS,
Plain, Figured and Embroidered REP SILKS,

(all colours)
GRO DE NAPS, HERNANI SILKS,
Cashmere, Silk. Thibet, Merino and Fancy-cut
SHAWLS,

SHAWLS,
Super CHALLA SHAWLS,
Whitney, Maekinaw, Rose & Point BLANKETS, from 8-4 to 13-4,
Whitney CRADLE BLANKETS,
Silk and Cotton UMBRELLAS,
PRUNELLA, KID, FRENCH, AND
MOROCCO

SHOES & GALTER BOOTS. Calf Boots and Shoes; Together with a great many other desirable and SEASONABLE GOODS, all of which they bind themselves to sell as low as any house in the city. They respectfully solicit an early call from their friends and customers, as they are determined to give general satisfaction by offering good articles and cheap bargains.

Levington, Nay, 15, 1837.—46-tf Lexington, Nov. 15, 1837 .- 46-tf

GROODRIDS, WIND S AND LIQUORS.

of years, the Stores formerly occupied by Cautchfield & Tilford, at the corner of Main and Mill Streets, would respectfully inform his friends and the public generally, that in addition to his stock on hand—amongst which are some choice. WINES AND LIQUORS,

desirable as any in the city.

He has made and is making arrangements to keep a constant supply of

Goods in his Line, Which he will offer for sale at the lowest market price, WHOLESALE AND RETAIL in lots to suit purchasers. He is prepared to do a General

Commission & Forwarding BUSINESS.

Goods consinged to his care will be disposed of in conformity to instructions, with as little delay as practicable. The usual facilities will be afforded on all goods consigned to him for sale, and his best efforts to effect sale of the

To the former patrons of the house he tender or their interest, to merit and receive a con BEN. F. CRUTCHFIELD.

Lexington, Dec. 16, 1837-51-tf.



Payable Quarterly in Advance.

PREPARATORY DEPARTMENT—for Reading, Writing, Spelling, Geography, Grammar, Mental Arithmetic, and Vocal Sacred Mu
Grammar, Mental Arithmetic, and Vocal Sacred Mu
Grammar, Mental H. McCONATHY. Rail Road Office, Nov. 13, 1836 .- 46-tf

CANDY'S TAVERN. (LAE M'CRACKEN' Corno of Church and Upper-Streets.

the public generally, that he has aken the above Stand, and hopes by attention to business, to receive a liberal share of public

HIS BAR IS WELL FURNISHED. TABLE GOOD. Bed Rooms Comfortable, HORSES,

WELL ATTENDED TO: And being well known himself through the tate, he will not here make promises, but trusts that his endeavors to please will be crown

DAY AND WEEKLY BOARDERS well comodated, on reasonable

JOHN CANDY. Lexington, Nov. 1, 1837-46-t



HE subscriber respectfully gives notice to the citizens of Lexington and its vicinity, that he has bought T. W. POWELL'S interest

CABINET BUSINESS,

of every description on short notice, and accommodating Terms. His Wareroom is on Main street, opposite Brennan's Hotel, in a part of the house occupied by J. G. Mather as an Upholstering and Window Blind Manufactory; and in the absence of the subscriber, Mr Mathers will attend to the sales, and receive orders which will be promptly executed. A share of the public patronage is solicited.

HORACE E. DIMICK. WANTED—A few thousand feet of Cherry Scantling, suitable for Bedstead posts, 4½ or five inches square, for which a liberal price will Lexington November 13, 1837,-46-tf

A N Apprentice to learn the Art of Printing
will be taken if immediate application be
made. A lad between the ages of 14 and 16
and from the country, would be preferred.
August 10, 1837.—32tf

At Candy's,

JUST RECEIVED FROM METCALFE'S
BREWERY, LOUISVILLE.

Lexington, Sept. 28, 1837.—39-tf

CLOTHS, CASSIMERES,

AND CASSINETTS! A LARGE and superior ...

Sale at reduced prices, by

J. CHEW & CO.

No. 52, Marble Front.

N. YORK SPIRIT OF THE TIMES,

TURF REGISTER, DUBLISHED weekly at 157 Broadway, N York, at \$5 per annum. Payable in ad vance. W. T. PORTER, Editor. J. W. TRUMBULL,
Agent for Lexington, Fayete Co

ept. 15, 1836--55-tf. KENTUCKYSTEAM

HAT FACTORY, Corner of Main & Main cross streets, LEXINGTON, KENTUCKY.

WILLIAM F. TOD,

[Successor to Bain & Top,] AS again put hi MACHINERY in MACHINERY in to successful O P E R A-TION, and is prepared to furnish his PUNCTU-AL CUSTOMERS with AL CUSTOMERS wit wholesale & RETAIL at reduced pri-

Having declined dealing in HATTERS FURS & TRIMMINGS. He hopes by de voting his sole attention to the successful USI of the many FACILITIES he has in MANU. FACTURING to produce an ARTICLE which in point of COLOUR, DURABILITY, and STYLE, will compare with any. JUST RECEIVED,

The Fall and Winter Fashions, for 1837,

of Gentlemens' Hats, which he thinks cannot fail to please thos

ry essential article of dress.

As CASH is a very necessary essential, his call upon those in arrears to him must be as imperious as the nature of the times require, more especially to those indebted to the late THE undersigned having taken for a term firm, as further indulgence cannot be given

LAW NOTICE. WINES AND LIQUORS,

He is daily expecting additional supplies, which will make his STOCK as complete and desirable us any in the city.

HAVE resumed the practice of the Law, and will attend the Fayette Circuit Court, and the Court of Appeals and Federal Court at Frank fort. My office is on Main Street, Lexington. a few doors above Frazer's corner in sight of the Court-House. THOMAS M. HICKEY.

March 2, 1837.—9-tf.

> For Rent, WO ROOMS, in the house opposite the residence of Mr. Vertner, in this city—suitable for School Rooms.
>
> Apply to CLEMENT SMITH. Apply to C. Dec. 21, 1837.—51-tf.

> TO THE AFFLICTED. WM. ADAIR'S UNRIVALLED PATENT-RIGHT

TRUSS. THAT the undersigned has, and can effectually cure the Hernia Ruptures, or what is commonally called Bussen, reference need only be made to the following gentlemen, who have given certificates of the fact that they have been entirely cured by the appli-

cation of my Truss.

George Crow, 62 years Fleming county, Ky. Isaiah Plummer, do. d John Moore's Negro man, Cythiana. Mr. Willis Lee, Bracken county, 23 years. Jas. Miller's black boy, Nicholas county. Caleb Redden, Mason county.
John Jacobs, 33 years, Maysville, Ky.

Willam Willoughby, do. do. Rolla Porter's black man, 40 years, Fleming Mr. Wm. Stratton, Shelby county, 58 years

Mr. Wm. Stratton, Shelby county, 38 years.

Jno. Story, 62 years. Georgetown Ky.

—Moffitt's son, Washington county.

Jas. Whaley's black man, Bourbon county.

Widow De Bell's son, Fleming county.

—Cahill's son Mason, county.

The above cases have all been cared, their ages varying from 4 to 68. The original certificates can at any time he seen in many cases. cates can at any time be seen in my posses

Several cures have been effected in from Letters addressed to me at Shawnee Run F O., Mercer county, Ky., post paid, will be at tended to as soon as the nature of the ease will

admit. I will also sell rights to Counties or WM. ADAIR. june 17, 1837-25-1y,

WILLIAM NEAL & CO. MANUFACTURERS OF Looking-Glasses.

NO. 27 N Fifth street Philadelphia, back of the Merchants' Hotel-devoted exclusive y to the business.

Country Merchants are supplied at manufac turers' prices, and their Glasses insured from breakage to any part of the Union, without ex-

Those who may have orders for large Glasses. would do well to inform us by letter, previous to their coming on, of the size of the plate, and the kind of frame they may want, that the article may be manufactured expressly for the

Merchants should give their orders for Look ing-Glasses the first thing on their arrival, to in sure them well put up. Sept. 2d, 1837-45-6m.

THE PROPRIETOR

And is now prepared to make FURNITURE LEXINGTON BREWERY, EGS leave to inform his old Customers and the lovers of Malt liquor in general that his BREWERY is now in a full state of operation—and that every exertion in his pow-er, will be used to support the high reputation he has acquired for the manufacture of Beer,

Customers from the adjacent towns will be supplied on the shortest notice. Distillers will be furnished with mult and hops at the lowest prices. Fresh Yeast at the Brewery. JOHN R. CLEARY. Lex., Nov. 2, 1837.—44-4m.

TREW BEER

LOST

A BREAST PIN, in the form of a star; the centre set is designed for hair, and had around it small sets of jet and pearl. liberally rewarded. Lex. Feb. 1, 1838.—5-tf.

SCHOOL.

Mathematics, has been employed as the principal assistant; and every department of the School is now supplied with approved and experienced teachers. It is earnestly requested that parents and others, intending to send their children and wards, will enter them as early in the School is now supplied with approved and experienced teachers. It is earnestly requested that parents and others, intending to send their children and wards, will enter them as early in the session as possible.

JACOB ASHTON, Send to the continuous parents and delicate attention was parents and delicate attention with a parents and others, in the Classics, Sciences and Edglish Languages and Edglish Languages and Edglish Languages are continuous to the send that parents and others, in the Classics, will enter them as early in the session as possible.

JACOB ASHTON, Send that the continuous parents and delicate attention was precised to the continuous parents and others, intending to send their children and wards, will enter them as early in the session at parents and others, intending to send their children and wards, will enter them as early in the session at parents and others, in the continuous parents and others, intending to send their children and wards, will enter them as early in the session at parents and others, in the continuous parents and others, intending to send their children and wards, will enter them as early in the session at parents and others, intending to send their children and wards, will enter them as early in the session at parents and others, in the continuous parents and others, in the continuous parents and others, and every department of the School is now supplied with approved and experienced teachers. It is earnestly requested that parents and others, and every department of the School is now supplied with approved and experienced teachers. It is earnestly requested that parents and others, and every department of the School is now supplied with approved and experienced teachers. It is earnestly requ reputation to veil their ridicule, that I hope I shall be excused for giving none but my neigh pors and patrons. Should, however, parent and guardiars wish further information, I pledg myself in give references as to my standing in society, connections and education, equal to any in America.

My Terms are thirty dollars for a year of ten months making one term, without deduction for less time, to commence on the second day of January next, and end on the first of Novem-ber, 1833. We can accommodate fifteen or twenty boarders pleasantly and cheaply.

JOHN MAGUIRE.

Dec. 26, 1837.-52-\$5.

Last Notice.

A LT. Persons indebted to CRUTCHFIELD & Triford, and to Ben. F. CRUTCHFIELD, previous to the 8th of December last, are ear nestly requested to call and liquidate the same on or before the 10th February, as longer indul-gence cannot be given. These failing to com-ply, will find their accounts and notes in the

ands of officers for collection.

JOHN B. TILFORD.

Jan. 25, 1838.—4-tlstMar.

Botanic Medicines: DR. C. BLACK, respectfully informs his friends and former oustomers, and the public generally, that he has removed to Dr Cornell's old stand Limestone street, nearly opposite the Jail, sign of the Golden Mortar, where he may be found at all times, except when absent on professional business. He has received a well selected and

BOTANIC MEDICINES, All of which are warranted genuine. Diaphoretic, Composition, Spice Bitters, and Nervne, one dollar per pound. He makes and keeps constantly on hand, Anti-Syphilis or Puryfying Syrup—good for all cutaneous diseases—dise es of the skin and scorfulous diseases, &c. He is Agent for, and has on hand, Dr. Howand's improved system of Botanic Medicine. Also, Dr. M. L. Lewis' stimulating linament, infalible cure for Croup, &c. April 25 1837-17-tf.

HUEY & JONES, Merchant Tailors.

CORNER OF MAIN AND LIMESTONE STREETS, LEXINGTON, KY. HAVE just received from Philadelphia,

A VERY SPLENDID ASSORTMENT OF GOODS

Suitable for Gentlemens' wear; UCH as Blue, Black, Brown, Green, and Waterproof Cloths, (a new article) for Over coating. Also, a very handsome assortment of CASSIMERES and VESTINGS, BOSTON WRAPPERS, SILK and MERINO SHIRTS, LAMBS'-WOOL AND MERINO HALF HOSE, GLOVES, COLLARS, SUSPENDERS, AND BOSOMS. The above goods were lected with great care by one of the firm, and bey feel confident that they will be enabled to

give their friends and cestomers general sasisfaction. Lexington, Sept. 23, 1837.—39-16 VALUABLE AND TRIED

PATENT MEDICINES. Tas. Inlow 68 years, Fleming county.

T. Daniel Clark's two sons Mason county TRIPPE'S CONCENTRATED EXTRACT OF SARSAPARILLA;
UPERIOR to any other preperation of the kind in use, and recommended by the signest testimonials as a remedy in all Scrofuous, Rheumatic and Syphilitic diseases, Cutaneous Affections, &c. BLOODGOOD'S ELIXIR OF HEALTH;

gestive organs, and a general restorative in eak and dibilitated habits, caused by previous sease of the stomach and bowels.

This Company will also INSURE LIVES, for one or more years, or for life! The owners of Negro Men, Slaves employed in Factories, or on Farms, will find it to their advan weak and dibilitated habits, caused by previous disease of the stomach and howels. NERVE AND BONE LINIMENT;

An invaluable remedy for Sprains, Bruises Fresh Cuts, &c.
MONTAGUE'S BALM; A cure for the Tooth Ache, and a preventative

of decay in the teeth.

A supply of the above mentioned Medicine A supply of the moove hand and for sale by kept always on hand and for sale by S. C. TROTTER. S. C. TROTTER.
At his Drug Store, Cheapside, Lex., Ky.
And at the Drug Store of Geo. W. Norton. August 3, 1837.—31-tf.

DR. CROSS AVING permanently settled himselfin Lexington, offers his professional Services to its citizens and the farmers in its vicinity. Office on Short-Street, opposite the Courthouse, next door to Gen. Combs' office,

july 19, 1837, 22-tf STRAY HORSE. West's Stables in Lexington, on Friday, the 8th of last month, a Rusty Black Horse.

4 years old last spring, is not well broke, but has been rode: inclines to poce or rack when rode fast; carries his tail a little one-side; holds his head up well when mounted; is in thin order no white mark recollected. He looks quite tall and slim, but I think is not over 15 hands

He is most probably taken up by some person between Lexington and my house, on the Rail road, 10 miles from town. I will give \$5 reward and pay all reasonable charges for his de livery at the Stage Stables in Lexington, or my house. MILUS W. DICKEY. oct. 4, 1837.—40-tf

Y Clients are informed, that in the cases generally which I was engaged in the Court of Appeals, and Woodford and Jassamine Circuit Courts, I will be represented. sented by Aanon K. Woolley, Esq. who will close my engagements in those courts.

My cases in the Fayette Circuit Court will be attended to by my late partner Henny Humfhrys, Esq. and by Aaron K Woolley and Manison C. Jonson, Esq. in those in which they were not expected to the control of the court of the c which they were not engaged against me. DANL MAYES. Lexington, March, 4, 1837 10-tf

CITY SCHOOL

whoever will return it to this office shall be the relative that the public, that they have secured the services of Mr. Gayle as principal of the School for the ensuing session, which will commence on Monday 4th March next. Mr. Bonar, a gentleman competent to teach the Latin and Greek languages, and Mathematics, has been employed as the principal of the School for the consumption of the School for the School for the consumption of the School for the consumption of the School for the

OLD ESTABLISHED

Clothing Store. MAIN ST, LEXINGTON, KENTUCKY. Four Doors From Frazer's Corner.

FRANCIS WEAVER

AS always on hand every article wanted SUPERFINE CLOTH DRESS & FROCK COATS; a large lot of TRAVELLING CLOARS; GOATS' HAIR CAMLET BOS-TON WRAPPERS AND CLOAKS; BOX COATS; JEANS FROCKS, COATES & DRESS COATS; FASHIONABLE VESTS, &c.; Walker's Celebrated STOCKS, SHIRTS, SHIRT COLLARS; SUSPENDERS; UM-BRELLAS, &c.; Lexington Made BOOTS, Several Thousand Yards of KENTUCKY JEANS, either by the Picce or Pattern. Jan. 25, 1838.—4-3m.

CABINET MAKING.

JOSEPH MILWARD. DESPECTFULLY informs his friends and the public, that he continues to carry on the above business in all its branches, at his Shop, on Main-Street, opposite the site of the late Grand Lodge, where he will thankfully receive and execute all orders in his line.



MR. RICHARDSO TEACHER OF DANCING, &c., &c. ASIDENCE Northwest side of Limestone above Short street—ACADEMY at BRENNAN'S HOTEL. Lexington, Oct. 26, 1837.-43-tf



JABEZ BEACH.

T his Coach Repository, has now on hand a COACH equal to any in the State, and four very fine COACHEES, CHARIOTTEES, BAROUCHES and BUGGIES, all of the first quality, manufactured at New-Ark, New-Jersey, will be sold on the lowest terms. Any person wishing a Carriage of any descrip-tion, can by giving an order, have the same for-warded from the manufacturers at New Ark, free

Lexington , Sept. 15, 1836---55--11 LEXINGTON FIRE, LIFE, AND MARINE Insurance Company



Furniture, Merchandize, &c. against Loss or Damage by Fire, in Town or Country. Steam, Keel and Flat Boars, and their Cargoes against the Damages of inland or river Navigation; and PROPERTY of every description, against the

tage to call. The following are the officers chosen by the

stockholders:

JOHN W. HUNT, President.

WM. S. WALLER,

JACOB ASHTON, M. C. JOHNSON, JOEL HIGGINS, THO. C. O'REAR, Directors. LEON D. WHEELER

A. O. NEWTON, Sec'ry.

ALBAN STEPHENS, Surreyor.

Lex Sept 23, 1836—58-17 PLOUGH MAKING & BLACK-SMITHING.

THE Subscribers respectfully inform their friends and the public generally, that they have purchased the well known establishment. ormerly belonging to Mr. Wm. Rockhill, and re now prepared to furnish all articles in their the, on the shortest notice. The PLOUGH MAKING Business will be continued in all its MAKING Business will be continued in all its branches, and a good assortment of the latest improved Ploughs kept constantly on hand. Old-Ploughs repaired with neatness and despatch.

WM. P. BROWNING,

JOHN HEADLEY, UNDER THE FIRM OF BROWNING & HEADLEY.

N. B. We wish to employ a first rate Plough Stocker, or Wagon Maker, to whom constant employment will be given. Also-2 or 3 Apprentices in the Smithshop, of respectable parentage, and who can come well recommended. B&H.

Lex Sep 7.-53-tf

The Feather Renovator, IS now prepared for executing all orders. It it is put up in the Frame House on Main Cross Street next door to Mr. Schooler's Bake Beds will be received, Renovated and re-

turned the same day.

By the process used in this MACHINE, old and worn out Beds are cleansed and sifted of the dirt and dust, and the Feathers are rid of the dirt and dust, and the Feathers are rid of the odious and bad smell which they have ac-cumulated from long use, and restored to their original cleanliness and elasticity. New Feath-ers are greatly improved by being cleansed of dust and animal oil of which all Feathers partake. By this process all moths, or other in-

take. By this process unsects are destroyed.

Those who delight in comfortable sleeping are invited to call and witness the operation.

CALEB BROWN,

Lexington, Sept. 28, 1837---39--tf